



# Journal of the Senate

Number 3—Special Session D

Friday, December 13, 1991

## CALL TO ORDER

The Senate was called to order by the President at 12:00 noon. A quorum present—33:

Madam President	Dudley	Johnson	Souto
Bankhead	Forman	Kiser	Thomas
Beard	Gardner	Kurth	Thurman
Bruner	Girardeau	Langley	Weinstein
Burt	Gordon	Malchon	Weinstock
Casas	Grant	McKay	Yancey
Childers	Grizzle	Meek	
Dantzler	Jenne	Myers	
Diaz-Balart	Jennings	Plummer	

Excused: Senator Walker until 2:30 p.m.; Senator Wexler until 5 p.m.

## PRAYER

The following prayer was offered by Joe Brown, Secretary of the Senate:

Lord, we thank you for this day and for this Senate. Help us to provide for the needs of others and to do a good job and go home and have a wonderful Holiday Season. Amen.

## MOTIONS

On motions by Senator Thomas, by two-thirds vote **CS for SB 20-D**, **SB 22-D** and **CS for SB 38-D** were established as the Special Order Calendar for this day.

## SPECIAL ORDER

**CS for SB 20-D**—A bill to be entitled An act relating to bingo; amending s. 849.093, F.S.; eliminating a revision of that section enacted by the 1991 Legislature and reenacting provisions in effect previous to the revision, with modifications; providing definitions; specifying certain charitable, nonprofit, and veterans' organizations that may conduct bingo and providing requirements with respect thereto; authorizing the conduct of bingo by other organizations under certain conditions; providing conditions for the conduct of bingo by condominium or mobile home owners' associations and by groups of residents of mobile home parks; providing restrictions on, and requirements for, the conduct of games; specifying the premises on which bingo may be conducted; providing penalties; removing the requirement that persons conducting bingo or acting as a distributor of bingo equipment be licensed and supervised by the Division of Pari-mutuel Wagering; amending s. 723.079, F.S.; revising provisions relating to conduct of bingo by mobile home owners' associations; providing an effective date.

—was read the second time by title. On motion by Senator Langley, by two-thirds vote **CS for SB 20-D** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—37      Nays—None

On motion by Senator Meek, by two-thirds vote **SB 22-D** was withdrawn from the Committee on Finance, Taxation and Claims.

**SB 22-D**—A bill to be entitled An act relating to discretionary sales surtaxes; amending s. 212.055, F.S.; revising provisions which authorize certain counties to levy an indigent care surtax, which provide conditions under which a county as defined in s. 125.011(1), F.S., may levy a surtax for a county public general hospital, and which provide a limitation on such levies; providing legislative intent; providing for future repeal; providing an effective date.

—was read the second time by title.

Two amendments were adopted to **SB 22-D** to conform the bill to **HB 19-D**.

On motions by Senator Meek, by two-thirds vote—

**HB 19-D**—A bill to be entitled An act relating to discretionary sales surtaxes; amending s. 212.055, F.S.; revising provisions which authorize certain counties to levy an indigent care surtax; providing for future repeal; providing legislative intent; ratifying certain existing ordinances levying the indigent health care surtax; providing an effective date.

—a companion measure, was substituted for **SB 22-D** and by two-thirds vote read the second time by title. On motion by Senator Meek, by two-thirds vote **HB 19-D** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—30      Nays—1

On motions by Senator Dudley, by two-thirds vote—

**CS for HB 37-D**—A bill to be entitled An act relating to community associations; amending ss. 718.104, 718.110, 718.111, and 718.116, F.S., and amending section 28 of chapter 91-103, Laws of Florida; delaying until April 1, 1992, the effect of certain amendments to the condominium and cooperative laws; providing for applicability; providing direction to the Division of Florida Land Sales, Condominiums, and Mobile Homes; providing an effective date.

—a companion measure, was substituted for **CS for SB 38-D** and by two-thirds vote read the second time by title. On motion by Senator Dudley, by two-thirds vote **CS for HB 37-D** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—35      Nays—None

## RECESS

The Senate recessed at 12:24 p.m. to reconvene upon call of the President.

## CALL TO ORDER

The Senate was called to order by the President at 5:30 p.m. A quorum present—40:

Madam President	Davis	Jennings	Plummer
Bankhead	Diaz-Balart	Johnson	Scott
Beard	Dudley	Kirkpatrick	Souto
Bruner	Forman	Kiser	Thomas
Burt	Gardner	Kurth	Thurman
Casas	Girardeau	Langley	Walker
Childers	Gordon	Malchon	Weinstein
Crenshaw	Grant	McKay	Weinstock
Crotty	Grizzle	Meek	Wexler
Dantzler	Jenne	Myers	Yancey

## MESSAGES FROM THE HOUSE OF REPRESENTATIVES

### FIRST READING

*The Honorable Gwen Margolis, President*

I am directed to inform the Senate that the House of Representatives has admitted for introduction and consideration by the required constitutional two-thirds vote and passed **CS for HB 37-D**; has admitted for introduction and consideration by the required constitutional two-thirds vote and passed as amended **HB 19-D** and requests the concurrence of the Senate.

*John B. Phelps, Clerk*

On motion by Senator Dudley, by the required constitutional two-thirds vote of the Senate the following bill was admitted for introduction.

By the Committee on Judiciary and Representative Silver and others—

**CS for HB 37-D**—A bill to be entitled An act relating to community associations; amending ss. 718.104, 718.110, 718.111, and 718.116, F.S., and amending section 28 of chapter 91-103, Laws of Florida; delaying until April 1, 1992, the effect of certain amendments to the condominium and cooperative laws; providing for applicability; providing direction to the Division of Florida Land Sales, Condominiums, and Mobile Homes; providing an effective date.

(Substituted for CS for SB 38-D on the Special Order Calendar this day.)

On motion by Senator Meek, by the required constitutional two-thirds vote of the Senate the following bill was admitted for introduction.

By Representative Abrams—

**HB 19-D**—A bill to be entitled An act relating to discretionary sales surtaxes; amending s. 212.055, F.S.; revising provisions which authorize certain counties to levy an indigent care surtax; providing for future repeal; providing legislative intent; ratifying certain existing ordinances levying the indigent health care surtax; providing an effective date.

(Substituted for SB 22-D on the Special Order Calendar this day.)

*The Honorable Gwen Margolis, President*

I am directed to inform the Senate that the House of Representatives has passed as amended CS for CS for HB 33-D and requests the concurrence of the Senate.

*John B. Phelps, Clerk*

By the Committees on Appropriations and Employee and Management Relations; and Representatives Hargret and Brown—

**CS for CS for HB 33-D**—A bill to be entitled An act relating to state employees; amending s. 110.109, F.S.; revising provisions relating to productivity improvement and personnel audits of the executive branch agencies; creating s. 110.1099, F.S.; providing for education and training opportunities for state employees; amending s. 110.112, F.S.; providing for the primary responsibilities of the affirmative action-equal employment opportunity officer; revising dates with respect to the plan; amending s. 110.107, F.S.; defining the term "furlough"; creating s. 110.1225, F.S.; providing for furloughs; amending s. 110.123, F.S.; revising provisions with respect to the state group insurance program to provide for the payment of premiums for employees granted certain leaves of absence; amending s. 110.201, F.S.; revising provisions relating to personnel rules, records, and reports; amending s. 110.203, F.S.; providing definitions; amending s. 110.205, F.S.; revising provisions relating to exemptions from the Career Service System; transferring certain responsibilities from the department to employing agencies; amending s. 110.207, F.S.; revising provisions relating to the classification plan; amending s. 110.209, F.S.; revising provisions relating to the pay plan; amending s. 110.211, F.S.; revising provisions relating to recruitment; amending s. 110.213, F.S.; revising provisions relating to selection; amending s. 110.217, F.S.; revising provisions relating to appointments and promotion; amending s. 110.219, F.S.; providing for cooperation and consultation with the agencies with respect to rules governing attendance and leave; amending s. 110.221, F.S.; providing for parental or family medical leave; amending s. 110.227, F.S.; revising provisions relating to suspensions, dismissals, reductions in pay, demotions, layoffs, furloughs, and transfers; providing legislative intent; providing for training; requiring all agencies to report to the Department of Administration with respect to training programs; providing for evaluations; amending s. 447.207, F.S.; prescribing the powers and duties of the Public Employees Relations Commission with respect to appeals by permanent employees in the Career Service System; repealing s. 1 of ch. 91-164, Laws of Florida; abrogating the repeal of part II of chapter 110, F.S.; providing legislative intent; providing for rules; providing for implementation of act to be collectively bargained; providing hiring procedures; providing an effective date.

On motion by Senator Kiser, by unanimous consent, CS for CS for HB 33-D was taken up instantan.

On motions by Senator Kiser, by two-thirds vote CS for CS for HB 33-D was read the second time by title.

Senator Kurth moved the following amendments which were adopted:

**Amendment 1**—Strike everything after the enacting clause and insert:

Section 1. Subsection (1) of section 110.109, Florida Statutes, is amended to read:

110.109 Productivity improvement and personnel audits of executive branch agencies.—The department shall be responsible for conducting personnel audits of all executive branch agencies, except the State University System, to provide as follows:

(1) In order to provide for the improvement of productivity and human resources management, the department shall have the authority to conduct agency personnel administration and management reviews to assist agencies in identifying areas of recommended improvement. Such reviews shall be conducted in cooperation with the internal auditor of the employing agency so as to ascertain the operational necessity and effectiveness of agency personnel programs and human resource management. A copy of any such reviews made by the department shall be submitted to the Legislature and the Auditor General.

Section 2. Section 110.1099, Florida Statutes, is created to read:

110.1099 Education and training opportunities for state employees.—

(1) Education and training are an integral component in improving the delivery of services to the public. Recognizing that the application of productivity-enhancing technology and practice demand continuous educational and training opportunities, state employees may be authorized to receive tuition waivers on a space-available basis or vouchers to attend work-related courses at public universities.

(2) The Department of Administration, in conjunction with the agencies, shall request that such institutions provide evening and weekend programs for state employees. When evening and weekend training and educational programs are not available, employees may be authorized, when courses are job-related, to take paid time off during their regular working hours.

(3) Employees who exhibit superior aptitude and performance may be authorized to take paid educational leaves of absence for up to 1 academic year at a time, for specific approved work-related education and training.

(4) Such employees must enter into contracts to return to state employment for a period of time equal to the length of the leave of absence or refund salary and benefits paid during their educational leaves of absence.

(5) The Department of Administration, in consultation with the agencies and Florida's public postsecondary educational institutions, shall adopt rules to implement and administer this section. However, educational leave of absence may not be approved unless the Legislature has provided specific funding to the agency for employees participating in such leave.

Section 3. Paragraphs (b), (c), (d), (e), (f), and (g) of subsection (2) of section 110.112, Florida Statutes, are amended to read:

110.112 Affirmative action; equal employment opportunity.—

(2)

(b) Each executive agency shall establish annual goals for ensuring full utilization of groups underrepresented in the work force of the executive agencies as compared to the relevant geographic recruitment area, as defined by the department available labor market in the state. Each executive agency shall design its affirmative action plan to meet its established goals.

(c) An affirmative action-equal employment opportunity officer shall be appointed by the head of each executive agency. The affirmative action-equal employment opportunity officer's primary responsibility shall be to determine annual goals, monitor agency compliance, and provide consultation to managers regarding progress, deficiencies, and appropriate corrective action.

(d) Each executive agency shall submit its affirmative action plan and annual goals to the department on or before October 1 of each year for approval.

(e) The department shall report on or before ~~February~~ *October* 1 of each year to the Governor on the implementation, continuance, updating, and results of each executive agency's affirmative action plan for the previous fiscal year.

(f) The department shall provide to all supervisory personnel in the executive agencies training in the principles of equal employment opportunity and affirmative action, the development and implementation of affirmative action plans, and the establishment of annual affirmative action goals. The department may contract for training services, and each participating agency shall reimburse the department for costs incurred through such contract. *The department may approve and may delegate this training to the executive agencies.*

(g) ~~By December 1, 1989,~~ Each executive agency shall submit to the department, *as a part of its annual training plan, a list of a plan for ensuring that supervisory personnel receive the training provided pursuant to paragraph (f).* Such plan must identify the individuals to be trained pursuant to paragraph (f) and the time period within which the training will be provided.

Section 4. Subsection (3) is added to section 110.107, Florida Statutes, to read:

110.107 Definitions.—As used in this chapter, unless the context otherwise requires:

(3) "Furlough" means a temporary reduction in the regular hours of employment in a pay period, or temporary leave without pay for one or more pay periods, with a commensurate reduction in pay, necessitated by a projected deficit in any fund that supports salary and benefit appropriations. *The deficit must be projected by the Revenue Estimating Conference pursuant to s. 216.136(3).*

Section 5. Section 110.1225, Florida Statutes, is created to read:

110.1225 Furloughs.—When a deficit is projected by the Revenue Estimating Conference pursuant to s. 216.136(3), in any fund that supports salary and benefit appropriations, the Administration Commission may propose a furlough plan to the Legislature, which must approve or disapprove such plan. The plan must identify all affected positions and ensure that all affected employees are subject to the same reduction of hours for the same number of pay periods with a commensurate reduction in pay.

Section 6. Paragraph (a) of subsection (4) of section 110.123, Florida Statutes, is amended to read:

110.123 State group insurance program.—

(4) PAYMENT OF PREMIUMS; CONTRIBUTION BY STATE; LIMITATION ON ACTIONS TO PAY AND COLLECT PREMIUMS.—

(a) Except as provided in paragraph (e) with respect to law enforcement and correctional officers, legislative authorization through the appropriations act shall be required for payment by a state agency of any part of the premium cost of participation in any group insurance plan. *However, the state contribution for full-time employees or part-time permanent employees shall continue in the respective proportions for up to 6 months for any such officer or employee who has been granted an approved parental or medical leave of absence without pay.*

Section 7. Subsections (1) and (2) of section 110.201, Florida Statutes, are amended to read:

110.201 Personnel rules, records, and reports.—

(1) The department shall develop ~~and administer the establishment of uniform~~ personnel rules, guidelines, records, and reports relating to employees and positions in the career service. *In addition, the department, when appropriate, shall develop model personnel rules which may be used by employing agencies. In adopting such rules, the department must consult with the agencies.*

(a) The department shall develop uniform forms and instructions to be used in reporting transactions which involve changes in an employee's salary, status, performance, leave, fingerprint record, loyalty oath, payroll change, appointment action, or any additional transactions as the department may deem appropriate.

(b) It shall be the responsibility of the employing agency to maintain these records and all other records and reports prescribed in applicable rules on a current basis.

(2) Each employing agency shall operate within the ~~uniform~~ personnel rules promulgated by the department pursuant to the provisions of this chapter. Each employing agency shall adopt rules as necessary to implement the provisions of this part and the provisions of the rules of the department, but such rules shall not prescribe any personnel policies inconsistent with the provisions of this chapter or the rules of the department. Neither the rules of the department nor the rules of an employing agency shall include any benefits for career service employees which are in excess of, or in addition to, those authorized by this chapter.

Section 8. Subsections (5), (10), (11), (18), (19), (21), (22), and (23) of section 110.203, Florida Statutes, are amended, and subsection (27) is added to that section, to read:

110.203 Definitions.—For the purpose of this part and the personnel affairs of the state:

(5) "Class of positions" means all positions which are sufficiently similar in knowledge, skills, and abilities, and sufficiently similar as to kind or subject matter of work, level of difficulty or responsibilities, and qualification requirements of the work to warrant the same treatment as to title, pay range, and other personnel transactions.

(10) "Classification plan" means a formal description of document ~~which formally describes~~ the concepts, rules, and regulations and class specifications used utilized in the classification and reclassification of positions in the career service.

(11) "Pay plan" means a formal description of document ~~which formally describes~~ the philosophy, methods, procedures, and salary schedule for competitively compensating employees at market-based rates for work performed.

(18) "Promotion" means moving an employee from a position in one class to a different position in another class having a greater degree of responsibility and a higher maximum salary.

(19) "Demotion" means moving an employee from a position in one class to a different position in another class having a lesser degree of responsibility and a lower maximum salary.

(21) "Reassignment" means moving an employee from a position in one class to a different position in the same class or a different class having the same degree of responsibility and the same maximum salary.

(22) "Dismissal" means a disciplinary the action taken by an agency against an employee resulting in termination of his employment for a violation of agency standards or for cause pursuant to s. 110.227 to separate him from the career service.

(23) "Suspension" means a disciplinary the action taken by an agency against an employee to temporarily relieve him of his duties and place him on leave without pay for violation of agency standards or for cause pursuant to s. 110.227.

(27) "Employing agency" means the principal administrative unit within the executive branch of state government.

Section 9. Paragraphs (h), (k), (m), (p), and (a) of subsection (2) and subsections (4), (5), and (6) of section 110.205, Florida Statutes, are amended to read:

110.205 Career service; exemptions.—

(2) EXEMPT POSITIONS.—The exempt positions which are not covered by this part include the following, provided that no position, except for positions established for a limited period of time pursuant to paragraph (h), shall be exempted if the position reports to a position in the career service:

(h) All positions which are established for a limited period of time for the purpose of conducting a special study, project, or investigation and any person paid from an other-personal-services appropriation. Unless otherwise fixed by law, the salaries for such positions and persons shall be set in accordance with rules established by the employing agency department for other-personal-services payments pursuant to s. 110.131.

(k) All officers and employees in the office of the Governor, including all employees at the Governor's mansion, and employees within each sep-

arate budget entity, as defined in chapter 216, assigned to the Governor. Unless otherwise fixed by law, the salary and benefits of these positions shall be set by the department as follows:

1. The chief of staff, the assistant or deputy chief of staff, general counsel, Director of Legislative Affairs, inspector general, Director of Cabinet Affairs, Director of Press Relations, Director of Planning and Budgeting, director of administration, director of state-federal relations, and chief prosecutor of the statewide grand jury, and the director of each separate budget entity shall have their salaries and benefits *established* set by the department in accordance with the rules of the Senior Management Service.

2. The salaries and benefits of positions not established in subparagraph 1. shall be set by the *employing agency department*. Salaries and benefits of employees whose professional training is comparable to that of licensed professionals under paragraph (q), or whose administrative responsibility is comparable to a bureau chief shall be set by the Selected Exempt Service. The department shall make the comparability determinations. Other employees shall have benefits set as if career service employees.

(m)1. In addition to those positions exempted by other paragraphs of this subsection, each department head may designate a maximum of 20 this policymaking or managerial positions, as defined by the department and approved by the Administration Commission, as being exempt from the Career Service System. *Career service employees who occupy a position designated as a position in the Selected Exempt Service under this paragraph shall have the right to remain in the Career Service System by opting to serve in a position not exempted by the employing agency; provided, however, the secretary of the Department of Health and Rehabilitative Services and the secretary of the Department of Transportation may each designate a maximum of 20 policymaking positions as being exempt from the Career Service System.* Unless otherwise fixed by law, the department shall set the salary and benefits of these positions in accordance with the rules of the Selected Exempt Service; provided, however, that if the agency head *determines* certifies to the department that the general counsel, chief Cabinet aide, public information administrator or comparable position for a Cabinet officer, inspector general, or legislative affairs director has both policymaking and managerial responsibilities and if the department determines that any such position has both policymaking and managerial responsibilities, the salary and benefits for each such position shall be *established* set by the department in accordance with the rules of the Senior Management Service.

2. If otherwise exempt, employees of the Public Employees Relations Commission, the Commission on Human Relations, and the Unemployment Appeals Commission, upon the certification of their respective commission heads, may be provided for under this paragraph as members of the Senior Management Service, if otherwise qualified. However, the deputy general counsels of the Public Employees Relations Commission shall be compensated as members of the Selected Exempt Service.

(p) The staff directors, assistant staff directors, district program managers, district program coordinators, district subdistrict administrators, district administrative services directors, district attorneys, public health unit directors, public health unit administrators, and the Deputy Director of Central Operations Services of the Department of Health and Rehabilitative Services. Unless otherwise fixed by law, the department shall *establish* set the salary range and benefits for these positions in accordance with the rules of the Selected Exempt Service.

(s) The executive director of each board or commission established within the Department of Professional Regulation. Unless otherwise fixed by law, the department shall *establish* set the salary and benefits for these positions in accordance with the rules established for the Selected Exempt Service.

(4) DEFINITION OF DEPARTMENT.—When used in this section, the term “department” shall mean all departments and commissions of the executive branch, whether created by the State Constitution or chapter 20; the office of the Governor; and the Public Service Commission; however, the term “department” shall mean the Department of Administration when used in the context of the authority to *establish salary ranges* set salaries and benefits.

(5) POSITIONS EXEMPTED BY OTHER STATUTES.—If any position is exempted from the career service by any other statute and the personnel system to which that position is assigned is not specifically included in the statute, the position shall be placed in the Selected

Exempt Service, and the department shall *establish* set the salary range and benefits for that position in accordance with the rules of the Selected Exempt Service.

(6) EXEMPTION OF CHIEF INSPECTOR OF BOILER SAFETY PROGRAM, DEPARTMENT OF INSURANCE.—In addition to those positions exempted from part II of chapter 110, there is hereby exempted from the Career Service System the chief inspector of the boiler inspection program of the Department of Insurance. The salary range of this position shall be *established* set by the Department of Administration in accordance with the classification and pay plan established for the Selected Exempt Service.

Section 10. Paragraph (f) of subsection (1) of section 110.207, Florida Statutes, is amended to read:

#### 110.207 Classification plan.—

(1) The department shall establish and maintain a uniform classification plan applicable to all positions in the career service and shall be responsible for the overall coordination, review, and maintenance of the plan.

(f) *In cooperation and consultation with the employing agencies*, the department shall adopt rules necessary to govern the administration of the classification plan. Such rules shall be approved by the Administration Commission prior to their adoption by the department.

Section 11. Section 110.209, Florida Statutes, is amended to read:

#### 110.209 Pay plan.—

(1) The department shall establish and maintain an equitable pay plan applicable to all classes of positions in the career service and shall be responsible for the overall review, coordination, and administration of the pay plan.

(2)(a) The department shall *provide for broad, market-based salary ranges for classes within the career service and shall establish guidelines for the employing agencies to move employees through the salary ranges. The employing agencies may determine the appropriate salary within the ranges and guidelines adopted by the department determine the appropriate salary range for each class.* Such salary range, and the assignment of ranges to positions, shall not constitute rules within the meaning of s. 120.52(16).

~~(b) The department shall review requests for competitive area differentials and may approve such requests if they are justified. The department shall have the authority to modify or discontinue existing competitive area differentials in response to change in the circumstances which justified the establishment of the differential.~~

~~(b)(e) The department shall conduct wage and salary surveys as necessary for the purpose of achieving the goal of maintaining an equitable, competitive, market-based pay policy plan.~~

~~(c)(d) The department shall establish, by rule, guidelines uniform policy and rates with respect to, and shall may delegate to the employing agencies the authority to administer, the following:~~

1. Shift differentials.
2. On-call fees.
3. Hazardous-duty pay.
4. Advanced appointment rates.
5. Salary increase and decrease corrections.
6. Lead worker/coordinator pay.
7. Temporary special duties pay.
8. Trainee additive pay.
9. Premium additive pay.
10. Work environment additive pay.
11. Incentive additive pay.
12. Competitive area differentials.

*The employing agency must use such pay additives, as are appropriate, within the guidelines as established by the department and shall advise the department in writing of the plan for implementing such pay additives prior to the implementation date.*

(d)(e) The department shall may review in a postaudit capacity any action taken by an agency in administering the provisions of the pay plan.

~~(f) The department shall effect the appropriate corrective action when a postaudit of applicable records shows that the action taken by an employing agency in administering the provisions of the pay plan was not consistent with the rules promulgated by the department.~~

(e)(g) Any action taken by the department in regard to the revision or establishment of a pay grade assignment which affects a department headed by a Cabinet officer or by the Governor and Cabinet may be reviewed by the Administration Commission, and the department's decision may be changed by a majority vote of the Administration Commission.

~~(3) The employing agency shall be responsible for the day-to-day administration of the pay plan under the rules promulgated by the department.~~

(3)(4) The department shall adopt any rules necessary to implement the provisions of this section; however, such rules shall be approved by the Administration Commission prior to their adoption by the department.

Section 12. Subsections (2), (4), and (6) of section 110.211, Florida Statutes, are amended to read:

#### 110.211 Recruitment.—

(2) Recruiting efforts to fill current or projected vacancies shall be the responsibility of the employing agency. ~~Such efforts shall be in compliance with rules adopted by the department.~~

(4) Except for those classes for which examinations are given on a continuous basis, application for publicly announced vacancies shall be made directly to the employing agency ~~in accordance with rules adopted by the department.~~

(6) *The department shall develop model recruitment rules which may be used by employing agencies. Such rules must be approved by the Administration Commission before their adoption by the department. Employing agencies electing to adopt recruitment rules that are inconsistent with the model rules must consult with and submit such rules to the department for review. Such rules must also be approved by the Administration Commission before their adoption by the employing agencies. The department shall adopt any rules necessary to implement the provisions of this section; however, such rules shall be approved by the Administration Commission prior to their adoption by the department.*

Section 13. Subsections (1), (3), and (4) of section 110.213, Florida Statutes, are amended to read:

#### 110.213 Selection.—

(1) The department shall have the responsibility for determining guidelines for selection procedures to be utilized by the employing agencies. ~~The department shall adopt rules providing such guidelines.~~

(3) Selection for appointment from among the most qualified available eligibles shall be the responsibility of the employing agency ~~in accordance with the rules adopted by the department.~~

(4) *The department shall develop model selection rules that may be used by employing agencies. Such rules must be approved by the Administration Commission before their adoption by the department. Employing agencies electing to adopt selection rules that are inconsistent with the model rules shall consult with and submit such rules to the department for review. Such rules must also be approved by the Administration Commission before their adoption by the employing agencies. The department shall adopt rules to implement the provisions of this section; however, such rules shall be approved by a majority vote of the Administration Commission prior to their adoption by the department.*

Section 14. Section 110.217, Florida Statutes, is amended to read:

#### 110.217 Appointments and promotion.—

(1) *The department shall develop model appointment and promotion rules which may be used by employing agencies. Such rules must be approved by the Administration Commission before their adoption by the department. Employing agencies electing to adopt appointment and promotion rules that are inconsistent with the model rules must consult with and submit such rules to the department for review. Such rules must also be approved by the Administration Commission before their adoption by the employing agencies.*

~~(2)(1) Each employing agency The department shall have the responsibility for the establishment and maintenance of rules and guidelines for determining eligibility of applicants for appointment to positions in the career service. Eligibility determination is the responsibility of the employing agency.~~

~~(3)(2) Eligibility shall be based on possession of required entry-level knowledge, skills, and abilities for a particular position established minimum requirements for entrance to a class, unless the applicant's qualifications are determined to be equivalent to the required minimum training and experience established for the class.~~

~~(3) Rules shall be adopted by the department to ensure that employing agencies review and give equitable consideration to eligibles based on the selection system that is approved by the department.~~

~~(4) The employing agency shall forward to the department on a timely basis a report of all eligibility and selection actions taken or shall report such actions through computer processing. Such reporting shall be in accordance with rules adopted by the department. Eligibility and selection decisions made by the employing agencies are subject to postaudit by the department.~~

~~(4)(5) The employing agency shall be responsible for developing an employee career advancement program which shall assure consideration of qualified permanent employees in the agency or career service who apply. However, such program shall also include provisions to bring persons into the career service through open competition. Promotion appointments shall be subject to postaudit by the department.~~

~~(5)(6) The department shall have the responsibility for the adoption of rules in cooperation and consultation with the agencies regarding demotion, reassignment, separation, promotion, original appointments, and status.~~

~~(6)(7) The department shall adopt any rules necessary to implement the provisions of this section; however, such rules shall be approved by a majority vote of the Administration Commission prior to their adoption by the department.~~

Section 15. Subsection (5) of section 110.219, Florida Statutes, is amended to read:

#### 110.219 Attendance and leave; general policies.—

(5) Rules shall be adopted by the department *in cooperation and consultation with the agencies* to implement the provisions of this section; however, such rules shall be approved by the Administration Commission prior to their adoption ~~by the department~~. Such rules shall provide for, but shall not be limited to:

(a) The maximum responsibility and authority resting with each agency head to administer attendance and leave matters in the agency within the parameters of the rules adopted by the department.

(b) Continuous service with one or more state agencies without a break in service.

(c) Creditable service in which the employee is on the payroll of a state agency or during which the employee is on authorized leave without pay.

(d) Holidays as provided in s. 110.117, which shall be observed as paid holidays.

(e) Overtime provisions.

(f) Annual leave provisions.

(g) Sick leave provisions.

(h) Parental leave provisions.

(i) Family medical leave provisions.

- (j) Disability leave provisions.
- (k) Compulsory disability leave provisions.
- (l) Administrative leave provisions.
- (m) Military leave provisions.
- (n) Educational leave with pay provisions.
- (o) Leave of absence without pay provisions.

Section 16. Paragraphs (b) and (c) of subsection (2) of section 110.221, Florida Statutes, are amended to read:

110.221 Parental or family medical leave.—

(2) The state shall not:

(b) Refuse to grant to a career service employee parental or family medical leave without pay for a period not to exceed 6 months. Such leave shall commence on a date that is determined by the employee in consultation with the *attending physician employee's doctor* following notification to the employer in writing, and that is approved by the employer.

(c) Deny a career service employee the use of and payment for annual leave credits for parental or family medical leave. Such leave shall commence on a date determined by the employee in consultation with the *attending physician employee's doctor* following notification to the employer in writing.

Section 17. Paragraph (b) of subsection (3) of section 110.227, Florida Statutes, is amended to read:

110.227 Suspensions, dismissals, reductions in pay, demotions, layoffs, and transfers.—

(3)

(b) Layoff procedures shall be developed to establish the relative merit and fitness of employees and shall include a formula for uniform application among all employees in the competitive area, taking into consideration the type of appointment, the length of service, and the *evaluations of the employee's performance within the last 5 years of employment quality-of-performance*.

Section 18. Training.—

(1) It is the intent of the Legislature that state agencies shall implement training programs that encompass modern management principles, such as those embodied in total quality management, and that provide the framework to develop human resources through empowerment, training, and rewards for productivity enhancement; to continuously improve the quality of services; and to satisfy the expectations of the public.

(2) If requested by the employing agencies, the Department of Administration shall provide the employing agencies with training necessary to implement the revision of the Career Service System and implement the principles of quality management.

(3) The employing agencies shall report annually to the Department of Administration all training programs used by that agency which have not been provided by the Department of Administration.

(4) The Department of Administration shall evaluate annually the training implemented in each employing agency and shall annually report to the Governor, the President of the Senate, and the Speaker of the House of Representatives on the progress made by each agency in the area of training.

(5) As approved by the Legislature by law, each employing agency may use a specified percentage of its salary budget to implement training programs.

Section 19. Subsection (8) of section 447.207, Florida Statutes, is amended to read:

447.207 Commission; powers and duties.—

(8) Pursuant to s. 447.208, the commission or its designated agent shall hear appeals arising out of any suspension, reduction in pay, transfer, layoff, demotion, or dismissal of any permanent employee in the State Career Service System. Written notice of any such appeal shall be filed with the commission within 14 calendar 20 days after the date on which the notice of suspension, reduction in pay, transfer, layoff, demotion, or dismissal is received by the employee.

Section 20. It is the intent of the Legislature that state agency managers should have greater flexibility in managing their agencies. In order to assure that this occurs, the Department of Administration shall adopt the necessary administrative rules to implement changes to the State Career Service System as provided for in this act. Before adopting the rules, the Department of Administration shall submit the proposed rules to the President of the Senate and the Speaker of the House of Representatives for review.

Section 21. Section 1 of chapter 91-164, Laws of Florida, is repealed.

Section 22. It is the intent of the Legislature to provide, where applicable, that the implementation of the amendments made by this act to chapter 110, Florida Statutes, be collectively bargained.

Section 23. This act shall take effect upon becoming a law.

**Amendment 2**—In title, strike everything before the enacting clause and insert: A bill to be entitled An act relating to state employees; amending s. 110.109, F.S.; revising provisions relating to productivity improvement and personnel audits of the executive branch agencies; creating s. 110.1099, F.S.; providing for education and training opportunities for state employees; amending s. 110.112, F.S.; providing for affirmative action and equal employment opportunity goals; providing for the primary responsibilities of the affirmative action-equal employment opportunity officer; revising dates with respect to the plan; amending s. 110.107, F.S.; defining the term "furlough"; creating s. 110.1225, F.S.; providing for furloughs to reduce payroll costs; amending s. 110.123, F.S.; revising provisions with respect to the state group insurance program to provide for the payment of premiums for employees granted certain leaves of absence; amending s. 110.201, F.S.; revising provisions relating to personnel rules, records, and reports; amending s. 110.203, F.S.; providing definitions; amending s. 110.205, F.S.; revising provisions relating to exemptions from the Career Service System; transferring certain responsibilities from the department to employing agencies; amending s. 110.207, F.S.; revising provisions relating to the classification plan; amending s. 110.209, F.S.; revising provisions relating to the pay plan; amending s. 110.211, F.S.; revising provisions relating to recruitment; amending s. 110.213, F.S.; revising provisions relating to selection; amending s. 110.217, F.S.; revising provisions relating to appointments and promotion; amending s. 110.219, F.S.; providing for cooperation and consultation with the agencies with respect to rules governing attendance and leave; amending s. 110.221, F.S.; providing for parental or family medical leave; amending s. 110.227, F.S.; revising provisions relating to layoffs; providing for training; amending s. 447.207, F.S.; prescribing the powers and duties of the Public Employees Relations Commission with respect to appeals by permanent employees in the Career Service System; providing legislative intent; repealing s. 1 of ch. 91-164, Laws of Florida, abrogating the repeal of part II of chapter 110, F.S.; providing for implementation of act to be collectively bargained; providing an effective date.

WHEREAS, the reform of Florida's civil service system is vital to the delivery of quality services to the public, and

WHEREAS, pursuant to chapter 91-164, Laws of Florida, the Legislature directed that a review of Florida's Career Service System be conducted, and

WHEREAS, the recommendations of this review are embodied in this legislation, and

WHEREAS, it is desirable to develop broad-based job classes to improve the classification system, and, in doing so, substantially reduce the number of classes in the Career Service System, and

WHEREAS, civil service reform recommendations eliminate cumbersome rules and procedures, establish greater cooperation and consultation between agencies and the Department of Administration, provide increased flexibility for agencies to manage their resources, and foster the principles of total quality management, and

WHEREAS, the implementation of modern management principles such as those embodied in total quality management will provide the framework for agencies to develop their human resources through empowerment, training, and reward for productivity enhancement; to continuously improve the quality of services; and to satisfy the expectations of the public, and

WHEREAS, the implementation of civil service reform and total quality management training will result in a progressive and innovative personnel system in the State of Florida, NOW, THEREFORE,

On motion by Senator Kiser, by two-thirds vote CS for CS for HB 33-D as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—34      Nays—None



*The Honorable Gwen Margolis, President*

I am directed to inform the Senate that the House of Representatives has admitted for introduction and consideration by the required Constitutional two-thirds vote and adopted HM 53-D and requests the concurrence of the Senate.

*John B. Phelps, Clerk*

By Representatives Garcia and DeGandy—

**HM 53-D**—A memorial to the Congress of the United States urging Congress to adopt Senate Bill 1878 or similar legislation to provide financial assistance to condominium homeowners of federally insured properties that have structural defects.

On motion by Senator Casas, by the required constitutional two-thirds vote of the Senate **HM 53-D** was admitted for introduction.

On motions by Senator Casas, **HM 53-D** was read the first time by title and by two-thirds vote read the second time in full, adopted and certified to the House. The vote on adoption was:

Yeas—38      Nays—None

## RETURNING MESSAGES ON SENATE BILLS

*The Honorable Gwen Margolis, President*

I am directed to inform the Senate that the House of Representatives has admitted for introduction and consideration by the required Constitutional two-thirds vote and passed with amendment, CS for SB 20-D and requests the concurrence of the Senate.

*John B. Phelps, Clerk*

**CS for SB 20-D**—A bill to be entitled An act relating to bingo; amending s. 849.093, F.S.; eliminating a revision of that section enacted by the 1991 Legislature and reenacting provisions in effect previous to the revision, with modifications; providing definitions; specifying certain charitable, nonprofit, and veterans' organizations that may conduct bingo and providing requirements with respect thereto; authorizing the conduct of bingo by other organizations under certain conditions; providing conditions for the conduct of bingo by condominium or mobile home owners' associations and by groups of residents of mobile home parks; providing restrictions on, and requirements for, the conduct of games; specifying the premises on which bingo may be conducted; providing penalties; removing the requirement that persons conducting bingo or acting as a distributor of bingo equipment be licensed and supervised by the Division of Pari-mutuel Wagering; amending s. 723.079, F.S.; revising provisions relating to conduct of bingo by mobile home owners' associations; providing an effective date.

**House Amendment 1 (with title amendment)**—On page 9, between lines 18 and 19 insert a new Section 3:

Section 3. Section 849.093, Florida Statutes, is hereby repealed on June 1, 1992, and such section shall be reviewed by the Legislature prior to the repeal date pursuant to section 11.61, Florida Statutes. (renumber subsequent section)

And the title is amended as follows:

On page 1, between lines 24 and 25, insert: providing for review and repeal;

On motion by Senator Langley, the Senate concurred in the House amendment.

**CS for SB 20-D** passed as amended and was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas—37      Nays—1

*The Honorable Gwen Margolis, President*

I am directed to inform the Senate that the House of Representatives has admitted for introduction and consideration by the required Constitutional two-thirds vote and passed with amendments SB 28-D and requests the concurrence of the Senate.

*John B. Phelps, Clerk*

**SB 28-D**—A bill to be entitled An act relating to governmental accountability; amending s. 11.143, F.S.; requiring substantive legislative committees to review agency functional plans and to hold public hearings concerning the findings of performance audits conducted by the Auditor General; amending s. 11.45, F.S.; requiring the Auditor General, in auditing a program, to identify and comment upon alternatives; requiring the Auditor General to audit performance measures included in agency functional plans; requiring local governments to pay for requested audits by the Auditor General; requiring additional reports; amending s. 11.60, F.S.; requiring the Administrative Procedures Committee to report to legislative standing committees regarding agency rulemaking; repealing s. 11.61, F.S., which provides for periodic repeal and review of statutes regulating professions, occupations, businesses, and industries; repealing s. 11.611, F.S., which provides for periodic repeal and review of statutes creating advisory bodies, commissions, and boards of trustees adjunct to the executive branch; abrogating the future repeal of statutes scheduled for repeal and review in accordance with such acts; creating s. 11.62, F.S.; providing legislative intent; requiring the Legislature to consider certain factors when enacting legislation that provides for the regulation of a profession or an occupation; requiring proponents of such legislation to provide specified information to certain legislative committees and to the Department of Professional Regulation; requiring the department to provide information to the Legislature relating to the effect of proposed regulation of a profession or occupation; requiring legislative committees to make certain determinations upon making recommendations concerning the enactment of new regulation of a profession or occupation; amending s. 186.021, F.S., requiring state agency functional plans to include performance measures; deleting an obsolete provision; amending s. 186.022, F.S., specifying state agency plans must include program performance measures; providing an effective date.

**House Amendment 1 (with title amendment)**—On page 2, strike everything after the enacting clause and insert:

Section 1. Section 11.143, Florida Statutes, is amended to read:

11.143 Standing or select committees; powers.—

(1) Each standing or select committee, or subcommittee thereof, is authorized to invite public officials and employees and private individuals to appear before the committee for the purpose of submitting information to it. Each such committee is authorized to maintain a continuous review of the work of the state agencies concerned with its subject area and the performance of the functions of government within each such subject area and for this purpose to request reports from time to time, in such form as the committee ~~designates~~ shall designate, concerning the operation of any state agency and presenting any proposal or recommendation such agency may have with regard to existing laws or proposed legislation in its subject area. *In conducting such review, a standing committee shall review the agency functional plans of the state agencies that conduct programs and activities concerned with committee subject areas.*

(2) In order to carry out its duties, each such committee is empowered with the right and authority to inspect and investigate the books, records, papers, documents, data, operation, and physical plant of any public agency in this state.

(3)(a) In order to carry out its duties, each such committee, whenever required, may issue subpoena and other necessary process to compel the attendance of witnesses before such committee, and the chairman thereof shall issue *the said* process on behalf of the committee. The chairman or any other member of such committee may administer all oaths and affirmations in the manner prescribed by law to witnesses who ~~shall~~ appear before *the such* committee for the purpose of testifying in any matter concerning which *the such* committee ~~desires~~ may desire evidence.

(b) Each such committee, whenever required, may also compel by subpoena duces tecum the production of any books, letters, or other documentary evidence it ~~desires~~ may desire to examine in reference to any matter before it.

(c) Either house during the session may punish by fine or imprisonment any person not a member who ~~has~~ shall have been guilty of disorderly or contemptuous conduct in its presence or of a refusal to obey its lawful summons, but such imprisonment *must* shall not extend beyond the final adjournment of the session.

(d) The sheriffs in the several counties or a duly constituted agent of a Florida legislative committee 18 years of age or older shall make such service and execute all process or orders when required by such committees. Sheriffs shall be paid as provided for in s. 30.231.

(4)(a) Whoever willfully affirms or swears falsely in regard to any material matter or thing before any such committee is ~~shall be~~ guilty of false swearing, which constitutes a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

(b) ~~If a~~ ~~Should any~~ witness ~~fails fail~~ to respond to the lawful subpoena of any such committee at a time when the Legislature is not in session or, having responded, ~~fails fail~~ to answer all lawful inquiries or to turn over evidence that has been subpoenaed, such committee may file a complaint before any circuit court of the state setting up such failure on the part of the witness. On the filing of such complaint, the court shall take jurisdiction of the witness and the subject matter of the said complaint and shall direct the witness to respond to all lawful questions and to produce all documentary evidence in his possession which is lawfully demanded. The failure of ~~a any~~ witness to comply with such order of the court ~~constitutes shall constitute~~ a direct and criminal contempt of court, and the court shall punish ~~the said~~ witness accordingly.

(5) All witnesses summoned before any such committee shall receive reimbursement for travel expenses and per diem at the rates provided in s. 112.061. However, the fact that such reimbursement is not tendered at the time the subpoena is served ~~does shall~~ not excuse the witness from appearing as directed therein.

(6) *Each standing committee shall consider in a public hearing any recommendations made by the Auditor General in a performance audit report which are within the subject areas of the committee.*

Section 2. Subsections (3) and (7) of section 11.45, Florida Statutes, are amended to read:

#### 11.45 Definitions; duties; audits; reports.—

(3)(a)1. The Auditor General shall annually make financial audits of the accounts and records of all state agencies, as defined in this section, of all district school boards, and of all district boards of trustees of community colleges. Nothing herein shall limit the Auditor General's discretionary authority to conduct performance audits of these governmental entities as authorized in subparagraph 2. Nothing in this section shall be construed as prohibiting a district school board from selecting an independent auditor to perform a financial audit as defined in paragraph (1)(b) notwithstanding the notification provisions of this section.

2. The Auditor General may at any time make financial audits and performance audits of the accounts and records of all governmental entities created pursuant to law. The audits referred to in this subparagraph shall be made whenever determined by the Auditor General, whenever directed by the Legislative Auditing Committee, or whenever otherwise required by law or concurrent resolution. District school boards and expressway and bridge authorities may require that the annual financial audit of its accounts and records be completed within 12 months after the end of its fiscal year. In the event that the Auditor General may not be able to meet that requirement, the Auditor General shall notify the school board or the expressway and bridge authority pursuant to subparagraph 4.

3.a. The Auditor General shall complete a performance audit of each new major program and each major modification to an existing program specifically identified in the General Appropriations Act, and any new major program or major modification to an existing program which becomes law but which is not specifically identified in the General Appropriations Act, within 3 years after the date when such program or modification becomes law, unless such program or modification has been subject during the 3-year period to an evaluation and review pursuant to ss. 11.513 and 216.0165. The chairmen of the appropriations committees and the appropriate substantive committees of the Senate and the House of Representatives shall provide the Legislative Auditing Committee with a list of the new major programs and major modifications to existing programs provided for in the General Appropriations Act or any other act within 10 days after the General Appropriations Act or the other act becomes law. The Legislative Auditing Committee shall arrange the lists of programs and modifications in order of priority before directing the Auditor General to conduct the performance audits. If the Auditor General conducts a preliminary review of a program or modification and determines that a performance audit is unnecessary, the Auditor General shall submit a letter stating the reasons why such audit is unnecessary to the Legislative Auditing Committee for its review and approval.

b. In addition to any other audits performed under subparagraph 2. and this subparagraph, the Auditor General shall perform an evaluation

of the implementation of the recommendations prepared for each agency that has been reviewed under the provisions of s. 216.0165. Such evaluation must begin no later than 2 years after the beginning of the fiscal year that next follows the submission of the budget requests submitted pursuant to s. 216.023(7). The Auditor General shall maintain a schedule of performance audits of state programs sufficient to audit all major state programs within a 10-year period, taking into consideration the schedule established according to s. 216.0165(2) or the schedule determined by the Legislative Auditing Committee pursuant to s. 216.0165(3), unless directed otherwise by the Legislative Auditing Committee. *In conducting a performance audit of a state program, the Auditor General, when appropriate, shall identify and comment upon alternatives for accomplishing the goals of the program being audited. Such alternatives may include funding techniques and, if appropriate, shall describe how other states or governmental units accomplish similar goals.*

4. If by July 1 in any fiscal year a district school board or local governmental entity has not been notified that a financial audit for that fiscal year will be performed by the Auditor General pursuant to subparagraph 2., each municipality with either revenues or expenditures of more than \$100,000, each special district with either revenues or expenditures of more than \$25,000, each special district issuing, or which has outstanding, bonds with face value greater than \$500,000 with an original maturity date in excess of 1 year from the time of issuance, and each county agency shall, and each district school board may, require that an annual financial audit of its accounts and records be completed, within 12 months after the end of its respective fiscal year, by an independent certified public accountant retained by it and paid from its public funds. A management letter shall be prepared and included as a part of each financial audit report. The county audit shall be one document *that includes which shall include* a separate audit of each county agency. The county audit shall be a single report. The governing body of a county shall be responsible for selecting an independent certified public accountant to audit the county agencies of the county according to the following procedure:

a. In each noncharter county, an auditor selection committee shall be established, consisting of the county officers elected pursuant to s. 1(d), Art. VIII, State Constitution, and one member of the board of county commissioners or its designee.

b. The committee shall publicly announce, in a uniform and consistent manner, each occasion when auditing services are required to be purchased. Public notice *must shall* include a general description of the audit and *must shall* indicate how interested certified public accountants can apply for consideration.

c. The committee shall encourage firms engaged in the lawful practice of public accounting who desire to provide professional services to submit annually a statement of qualifications and performance data.

d. Any certified public accountant desiring to provide auditing services must first be qualified pursuant to law. The committee shall make a finding that the firm or individual to be employed is fully qualified to render the required services. Among the factors to be considered in making this finding are the capabilities, adequacy of personnel, past record, and experience of the firm or individual.

e. The committee shall adopt procedures for the evaluation of professional services, including, but not limited to, capabilities, adequacy of personnel, past record, experience, and such other factors as may be determined by the committee to be applicable to its particular requirements.

f. The public shall not be excluded from the proceedings under this subparagraph.

g. The committee shall evaluate current statements of qualifications and performance data on file with the committee, together with those that may be submitted by other firms regarding the proposed audit, and shall conduct discussions with, and may require public presentations by, no fewer than three firms regarding their qualifications, approach to the audit, and ability to furnish the required services.

h. The committee shall select no fewer than three firms deemed to be the most highly qualified to perform the required services after considering such factors as the ability of professional personnel; past performance; willingness to meet time requirements; location; recent, current, and projected workloads of the firms; and the volume of work previously awarded to the firm by the agency, with the object of effecting an equita-



ble distribution of contracts among qualified firms, provided such distribution does not violate the principle of selection of the most highly qualified firms. If fewer than three firms desire to perform the services, the committee shall recommend such firms as it determines to be qualified.

i. Nothing in this subparagraph shall be construed to prohibit a contract for a period in excess of 1 year.

j. If the board of county commissioners receives more than one proposal for the same engagement, the board may rank, in order of preference, the firms to perform the engagement. The firm ranked first may then negotiate a contract with the board giving, among other things, a basis of its fee for that engagement. ~~If Should~~ the board is be unable to negotiate a satisfactory contract with that firm, negotiations with that firm shall be formally terminated, and the board shall then undertake negotiations with the second-ranked firm. Failing accord with the second-ranked firm, negotiations shall then be terminated with that firm and undertaken with the third-ranked firm. Negotiations with the other ranked firms shall be undertaken in the same manner. The board, in negotiating with firms, may reopen formal negotiations with any one of the three top-ranked firms, but it may not negotiate with more than one firm at a time. The board shall also negotiate on the scope and quality of services. In making such determination, the board shall conduct a detailed analysis of the cost of the professional services required in addition to considering their scope and complexity. For contracts over \$50,000, the board shall require the firm receiving the award to execute a truth-in-negotiation certificate stating that the rates of compensation and other factual unit costs supporting the compensation are accurate, complete, and current at the time of contracting. Such certificate shall also contain a description and disclosure of any understanding that places a limit on current or future years' audit contract fees, including any arrangements under which fixed limits on fees will not be subject to reconsideration if unexpected accounting or auditing issues are encountered. Such certificate shall also contain a description of any services rendered by the certified public accountant or firm of certified public accountants at rates or terms that are not customary. Any auditing service contract under which such a certificate is required ~~must shall~~ contain a provision that the original contract price and any additions thereto shall be adjusted to exclude any significant sums by which the board determines the contract price was increased due to inaccurate or incomplete factual unit costs. All such contract adjustments shall be made within 1 year following the end of the contract. This sub-subparagraph shall apply to audits covering the 1982-1983 fiscal year, and the procedure in this sub-subparagraph may be used by any county for subsequent audits. If there is a conflict between this sub-subparagraph and s. 473.317, this sub-subparagraph shall prevail.

k. ~~If Should~~ the board is be unable to negotiate a satisfactory contract with any of the selected firms, the committee shall select additional firms, and the board shall continue negotiations in accordance with this subsection until an agreement is reached.

l. At the conclusion of the audit field work, the independent certified public accountant shall discuss with the head of each county agency and the chairman of the board of county commissioners or his designee or with the chairman of the district school board or his designee, as appropriate, all of the auditor's comments pertaining to that agency which will be included in the audit report containing the auditor's comments for the areas within their responsibility. If the officer is not available to discuss the auditor's comments, their discussion is presumed when the comments are delivered in writing to his office.

m. The officer's written statement of explanation or rebuttal concerning the auditor's comments, including corrective action to be taken, shall be filed with the governing body of the county and with the Auditor General within 30 days after the delivery of the financial audit report.

n. Each district school board or expressway and bridge authority that elects to utilize an independent audit shall select an auditor by using the same selection procedure as outlined under sub-subparagraphs b.-k. The district school board or expressway and bridge authority selection committee shall be set by policy of that respective district school board or expressway and bridge authority. The district school board reports shall be presented to the superintendent of schools and the chairman of the school board in that district and filed with the district school board and the Auditor General in conformity with sub-subparagraphs l. and m., and expressway and bridge authority reports shall be presented to the chairman of the expressway and bridge authority and the Auditor General.

o. The Auditor General, in consultation with the Board of Accountancy, shall adopt rules for the form and conduct of all local governmental entity audits. Such rules ~~must shall~~ include, but are not be limited to, requirements for the reporting of information necessary to carry out the purposes of the Local Government Financial Emergency and Accountability Act, chapter 79-183, Laws of Florida.

The procedures under sub-subparagraphs a.-k. do not apply to audit agreements or contracts entered into before July 1, 1983.

5. Any financial audit report required under subparagraph 4. shall be submitted to the Auditor General within 30 days after completion of the audit but no later than 12 months after the end of the fiscal year of the governmental entity and district school board. If the Auditor General does not receive the financial audit within such period, he shall notify the Legislative Auditing Committee that such governmental entity has not complied with this subparagraph. Following notification of failure to submit the required audit, a hearing shall be scheduled by the committee for the purpose of receiving testimony addressing the failure of local governmental entities to comply with the reporting requirements of this section. After the hearing, the committee shall determine which local governmental entities will be subjected to further state action. If it finds that one or more local governmental entities should be subjected to further state action, the committee shall:

a. In the case of a local governmental entity, request the Department of Revenue and the Department of Banking and Finance to withhold any funds payable to such governmental entity until the required financial audit is received by the Auditor General.

b. In the case of a special district, notify the Department of Community Affairs that the special district has failed to provide the required audits. Upon receipt of notification, the Department of Community Affairs shall proceed pursuant to ss. 189.421 and 189.422.

6. The Auditor General, in consultation with the Board of Accountancy, shall review all audits made pursuant to this paragraph by an independent certified public accountant.

7. In conducting a performance audit of any agency, the Auditor General shall use the Agency Functional Plan of the agency in evaluating the performance of the agency. *The Auditor General shall evaluate the performance of the agency against the performance measures established by the agency in its agency functional plan prepared pursuant to ss. 186.021 and 186.022 and shall also evaluate whether the performance measures provide effective criteria by which to measure the performance of the agency.*

(b) The Legislative Auditing Committee may authorize and direct the Auditor General to make a financial audit of any municipality or independent agency or authority of any municipality within the state, and the committee shall direct him to make such audit whenever petitioned to do so by at least 20 percent of the electors of any municipality. The supervisor of elections of the county in which the municipality is located shall certify whether or not the petition contains the signatures of at least 20 percent of the electors of the municipality. The expenses of such audit shall be paid by the municipality and, in the event the municipality fails to pay the cost of the audit, the Department of Revenue shall, upon certification of the Auditor General, withhold from that portion of the municipal financial assistance trust fund for municipalities which is derived from the cigarette tax imposed under chapter 210, and which is distributable to such municipality, a sum sufficient to pay the cost of the audit and shall deposit that sum into the General Revenue Fund of the state.

(c) The Auditor General shall exercise any power and duty which by any law, general or otherwise, is now vested in the state auditor or the legislative auditor. The Auditor General shall make an annual financial audit of accounts and records of any other public body or political subdivision when required by law or concurrent resolution to do so.

(d) The Auditor General shall at least every 2 years make a performance audit of the local government financial reporting system required by this subsection; ss. 189.416-189.422; and part VII of chapter 112 and part III of chapter 218. The performance audit shall analyze each component of the reporting system separately and analyze the reporting system as a whole. The purpose of such an audit is to determine the efficiency and effectiveness of the reporting system in monitoring and evaluating the financial conditions of local governments and to make recommendations to the local governments, the Governor, and the Legislature as to how the reporting system can be improved and how program costs can be reduced.

(e) Whenever a unit of local government requests the Auditor General to conduct an audit of all or part of its operations and the Auditor General under his own authority or at the direction of the Legislative Auditing Committee conducts the audit, the expenses of the audit shall be paid for by the unit of local government.

(7)(a) The Auditor General may, when in his judgment it is necessary, designate and direct any auditor employed by him to audit any accounts or records within the power of the Auditor General to audit. The auditor shall report his findings for review by the Auditor General, who shall prepare the audit report.

(b) The audit report when final shall be a public record. The audit workpapers and notes are ~~shall~~ not be a public record; however, those workpapers necessary to support the computations in the final audit report may be made available by a majority vote of the Legislative Auditing Committee after a public hearing showing proper cause. The audit workpapers and notes shall be retained by the Auditor General until no longer useful in his proper functions, after which time they may be destroyed.

(c) The audit report ~~must~~ *shall* make special mention of:

1. Any violation of the laws within the scope of the audit; and
2. Any illegal or improper expenditure, any improper accounting procedures, all failures to properly record financial transactions, and all other inaccuracies, irregularities, shortages, and defalcations.

(d) At the conclusion of the audit, the Auditor General or his designated representative shall discuss the audit with the official whose office is subject to audit and submit to him a list of his adverse findings which may be included in the audit report. If the official is not available for receipt of the list of adverse audit findings, clearly designated as such, then delivery thereof is presumed to be made when it is delivered to his office. The official shall submit to the Auditor General or his designated representative, within 30 days after the receipt of the list of findings, his written statement of explanation or rebuttal concerning all of the findings, including therein corrective action to be taken to preclude a recurrence of all adverse findings.

(e) Each agency head shall provide to the Legislative Auditing Committee, within 6 months after the published date of an audit report, a written explanation of the status of recommendations contained in the report.

(f) No later than 18 months after the Auditor General has released a performance audit report, the agencies which are the subject of that report shall provide the Auditor General with data and other information that describes in specificity what the agencies have done to respond to the Auditor General's recommendations. The Auditor General may verify the data and information provided by the agencies. After the Auditor General is satisfied with the sufficiency and accuracy of the data and information provided by the agencies, the Auditor General shall report to the Joint Legislative Auditing Committee and to the legislative standing committees concerned with the subject areas of the audit. The Auditor General's report shall include a summary of the agencies' responses, the Auditor General's evaluation of those responses, and any recommendations the Auditor General may deem to be appropriate.

Section 3. Subsection (2) of section 11.60, Florida Statutes, is amended to read:

11.60 Administrative Procedures Committee; creation; membership; powers; duties.—

(2) The committee shall:

(a) Maintain a continuous review of the statutory authority on which each administrative rule is based and, whenever such authority is eliminated or significantly changed by repeal, amendment, holding by a court of last resort, or other factor, advise the agency concerned of the fact.

(b) Maintain a continuous review of administrative rules and identify and request an agency to repeal any rule or any provision of any rule which reiterates or paraphrases any statute or for which the statutory authority has been repealed.

(c) Review administrative rules and advise the agencies concerned of its findings.

(d) Have the duties prescribed by chapter 120 concerning the adoption and promulgation of rules.

(e) Generally review agency action pursuant to the operation of the Administrative Procedure Act.

(f) Report to the Legislature at least annually, no later than the first week of the regular session, and recommend needed legislation or other appropriate action.

(g) Consult regularly with legislative standing committees which have jurisdiction over the subject areas addressed in agency proposed rules regarding legislative authority for the proposed rules and other matters relating to legislative authority for agency action.

(h)(g) Adopt rules and regulations necessary for its own organization and operation and for that of its staff, consistent with general law and the rules of each house.

(i)(h) Appoint an executive director and general counsel, by majority vote of the members of the committee, and fill any vacancy in that office in the same manner.

(j)(i) Have general administrative responsibility for the operations of its staff.

(k)(j) Have standing to seek review in the courts of the state, on behalf of the Legislature or the citizens of this state, of the validity or invalidity of any administrative rule to which the committee has voted an objection and which has not been withdrawn, modified, repealed, or amended to meet the objection. Judicial review under this paragraph shall not be initiated until the Governor and the agency head of the agency making the rule to which the committee has objected have been notified of the committee's proposed action and have been given a reasonable opportunity for consultation with the committee. The committee is authorized to expend public funds from its appropriation for the purpose of seeking judicial review.

Section 4. (1) Section 11.61, Florida Statutes, is repealed.

(2)(a) Notwithstanding the Regulatory Sunset Act or any other provision of law enacted before January 14, 1992, which schedules any of the following statutes for expiration or repeal on October 1, 1994, sections 330.30, 381.007, 381.0071, 383.30, 383.301, 383.302, 383.304, 383.305, 383.307, 383.308, 383.309, 383.31, 383.311, 383.312, 383.313, 383.315, 383.316, 383.318, 383.32, 383.324, 383.325, 383.327, 383.33, 383.331, 383.332, 383.335, 404.011, 404.022, 404.031, 404.042, 404.051, 404.056, 404.061, 404.0614, 404.0617, 404.071, 404.081, 404.091, 404.101, 404.111, 404.121, 404.122, 404.131, 404.141, 404.161, 404.162, 404.163, 404.166, 404.171, 404.20, 404.22, 404.30, 404.31, 409.175, 409.176, 413.061, 413.062, 413.063, 413.064, 413.065, 413.066, 413.067, 413.068, 413.069, 467.001, 467.002, 467.003, 467.004, 467.005, 467.006, 467.009, 467.011, 467.012, 467.013, 467.015, 467.016, 467.017, 467.019, 467.201, 467.202, 467.203, 467.205, 467.207, 467.209, 468.201, 468.203, 468.204, 468.205, 468.207, 468.209, 468.211, 468.213, 468.215, 468.217, 468.219, 468.221, 468.223, 468.225, 468.3001, 468.3003, 468.301, 468.302, 468.303, 468.304, 468.305, 468.306, 468.3065, 468.307, 468.309, 468.3095, 468.3101, 468.311, 468.3115, 468.312, 468.314, 468.35, 468.351, 468.352, 468.353, 468.354, 468.355, 468.356, 468.357, 468.358, 468.359, 468.36, 468.361, 468.362, 468.363, 468.364, 468.365, 468.366, 468.367, 468.368, 468.369, 479.01, 479.015, 479.02, 479.03, 479.04, 479.05, 479.07, 479.08, 479.10, 479.105, 479.107, 479.11, 479.111, 479.12, 479.14, 479.15, 479.155, 479.16, 479.21, 479.24, 479.26, 479.28, 479.30, 488.01, 488.02, 488.03, 488.04, 488.045, 488.05, 488.06, 488.07, 488.08, 496.042, 496.425, 504.21, 504.22, 504.23, 504.24, 504.25, 504.26, 504.27, 504.28, 504.29, 504.31, 504.32, 504.33, 504.34, 504.35, 504.36, 548.001, 548.002, 548.003, 548.004, 548.006, 548.007, 548.008, 548.011, 548.012, 548.013, 548.014, 548.017, 548.021, 548.022, 548.025, 548.026, 548.028, 548.032, 548.033, 548.035, 548.037, 548.041, 548.042, 548.043, 548.045, 548.046, 548.047, 548.049, 548.05, 548.052, 548.053, 548.054, 548.056, 548.057, 548.058, 548.06, 548.061, 548.064, 548.066, 548.069, 548.07, 548.071, 548.073, 548.074, 548.075, 548.077, 548.079, 553.35, 553.36, 553.37, 553.38, 553.381, 553.39, 553.41, 553.42, 681.10, 681.101, 681.102, 681.103, 681.104, 681.106, 681.108, 681.109, 681.1095, 681.110, 681.111, 681.112, 681.113, 681.114, 681.115, and 681.116, Florida Statutes, shall not expire or stand repealed on October 1, 1994, as scheduled by such laws, but those statutes are hereby revived and readopted.

(b) Notwithstanding the Regulatory Sunset Act or any other provision of law enacted before January 14, 1992, which schedules any of the

following statutes for expiration or repeal on October 1, 1995, sections 20.30(4)(c), 210.25, 210.30, 210.35, 210.40, 210.45, 210.50, 210.52, 210.55, 210.60, 210.65, 210.67, 210.70, 210.75, 231.087, 231.15, 231.17, 231.1725, 231.24, 231.261, 231.262, 231.28, 394.875, 394.876, 394.877, 394.878, 394.879, 394.90, 394.902, 394.903, 394.904, 394.907, 396.172, 396.173, 396.174, 396.175, 396.176, 396.177, 396.178, 396.179, 396.181, 400.616, 400.617, 400.618, 400.619, 400.621, 400.622, 400.623, 462.01, 462.023, 462.08, 462.09, 462.11, 462.13, 462.14, 462.15, 462.16, 462.17, 462.18, 462.19, 468.381, 468.382, 468.383, 468.384, 468.385, 468.3851, 468.3852, 468.386, 468.387, 468.388, 468.389, 468.391, 468.392, 468.393, 468.394, 468.395, 468.396, 468.397, 468.398, 468.399, 473.301, 473.302, 473.303, 473.304, 473.305, 473.306, 473.307, 473.308, 473.309, 473.3101, 473.311, 473.312, 473.313, 473.314, 473.315, 473.316, 473.317, 473.318, 473.319, 473.3205, 473.321, 473.322, 473.323, 473.324, 474.201, 474.202, 474.203, 474.204, 474.205, 474.206, 474.2065, 474.207, 474.211, 474.212, 474.2125, 474.213, 474.214, 474.2141, 474.2145, 474.215, 474.216, 474.2165, 474.217, 474.218, 474.2185, 474.219, 476.014, 476.024, 476.034, 476.044, 476.054, 476.064, 476.074, 476.114, 476.124, 476.134, 476.144, 476.154, 476.155, 476.178, 476.184, 476.188, 476.192, 476.194, 476.204, 476.214, 476.234, 476.244, 476.254, 477.011, 477.012, 477.013, 477.0135, 477.014, 477.015, 477.016, 477.017, 477.018, 477.019, 477.0201, 477.0212, 477.0213, 477.022, 477.023, 477.025, 477.026, 477.0263, 477.0265, 477.028, 477.029, 477.031, 480.031, 480.032, 480.033, 480.034, 480.035, 480.036, 480.039, 480.041, 480.0415, 480.042, 480.0425, 480.043, 480.044, 480.046, 480.0465, 480.047, 480.048, 480.049, 480.052, 498.001, 498.003, 498.005, 498.007, 498.009, 498.011, 498.013, 498.017, 498.019, 498.021, 498.022, 498.023, 498.024, 498.025, 498.027, 498.029, 498.031, 498.033, 498.035, 498.037, 498.039, 498.041, 498.047, 498.049, 498.051, 498.053, 498.057, 498.059, 498.061, 498.063, 514.011, 514.021, 514.025, 514.028, 514.03, 514.031, 514.033, 514.04, 514.05, 514.06, 514.071, 514.081, 601.55, 601.56, 601.57, 601.58, 601.59, 601.60, 601.601, 601.61, 601.611, 601.64, 601.641, 601.65, 601.66, 601.67, 601.671, 601.68, 601.69, 601.70, 601.701, 601.72, 601.73, 601.731, 601.74, 601.75, 601.76, 601.77, 601.78, 626.941, 626.942, 626.943, 626.944, 626.945, 633.061, 633.521, 633.524, 633.527, 633.531, 633.534, 633.537, 633.539, 633.541, 633.547, 633.549, 633.551, 633.554, 633.557, 633.60, and 766.105, Florida Statutes, shall not expire or stand repealed on October 1, 1995, as scheduled by such laws, but those statutes are hereby revived and readopted.

(c) Notwithstanding the Regulatory Sunset Act or any other provision of law enacted before January 14, 1992, which schedules any of the following statutes for expiration or repeal on October 1, 1996, sections 240.4075(6), 246.201, 246.203, 246.205, 246.207, 246.211, 246.213, 246.215, 246.217, 246.219, 246.220, 246.225, 246.226, 246.2265, 246.227, 246.228, 246.229, 246.231, 246.31, 310.001, 310.002, 310.011, 310.021, 310.032, 310.042, 310.051, 310.061, 310.071, 310.073, 310.075, 310.081, 310.091, 310.101, 310.111, 310.115, 310.121, 310.131, 310.141, 310.142, 310.146, 310.151, 310.161, 310.171, 310.181, 310.185, 458.301, 458.303, 458.305, 458.307, 458.309, 458.311, 458.3125, 458.313, 458.314, 458.3145, 458.315, 458.316, 458.3165, 458.317, 458.319, 458.320, 458.321, 458.322, 458.323, 458.324, 458.325, 458.327, 458.329, 458.3295, 458.331, 458.3315, 458.335, 458.337, 458.339, 458.341, 458.343, 458.345, 458.347, 458.348, 458.3485, 458.349, 459.001, 459.002, 459.003, 459.004, 459.005, 459.0055, 459.006, 459.007, 459.0075, 459.008, 459.0085, 459.009, 459.0092, 459.0095, 459.011, 459.012, 459.0122, 459.0125, 459.013, 459.014, 459.0145, 459.015, 459.0155, 459.016, 459.017, 459.018, 459.019, 459.021, 459.022, 459.024, 460.401, 460.402, 460.403, 460.404, 460.405, 460.406, 460.407, 460.408, 460.4095, 460.41, 460.4104, 460.411, 460.412, 460.413, 460.414, 460.4165, 460.417, 461.001, 461.002, 461.003, 461.004, 461.005, 461.006, 461.007, 461.0074, 461.008, 461.009, 461.012, 461.013, 461.0132, 461.0134, 461.014, 461.015, 463.0001, 463.001, 463.002, 463.003, 463.004, 463.005, 463.0055, 463.0057, 463.006, 463.007, 463.008, 463.009, 463.011, 463.012, 463.013, 463.0135, 463.014, 463.015, 463.016, 463.0165, 463.017, 463.018, 463.019, 465.035, 484.001, 484.002, 484.003, 484.004, 484.005, 484.006, 484.007, 484.008, 484.009, 484.011, 484.012, 484.013, 484.014, 484.015, 484.016, 484.017, 484.018, 484.019, 486.011, 486.015, 486.021, 486.023, 486.025, 486.028, 486.031, 486.041, 486.051, 486.061, 486.081, 486.085, 486.102, 486.103, 486.104, 486.106, 486.107, 486.108, 486.109, 486.115, 486.125, 486.135, 486.151, 486.153, 486.161, 486.171, 486.172, 499.601, 499.61, 499.62, 499.63, 499.64, 499.65, 499.66, 499.67, 499.68, 499.69, 499.701, 499.71, 499.72, 499.73, 499.74, 499.75, 499.76, 499.77, 499.78, 499.79, 570.241, 570.242, 570.243, 570.244, 570.245, 570.246, 570.247, 570.248, 632.601, 632.602, 632.603, 632.604, 632.605, 632.606, 632.607, 632.608, 632.609, 632.611, 632.612, 632.613, 632.614, 632.615, 632.616, 632.617, 632.618, 632.619, 632.621, 632.622, 632.623, 632.624, 632.625, 632.626, 632.627, 632.628, 632.629, 632.631, 632.632, 632.633, 632.634, 632.635, 632.636, 632.637, 632.638, 657.25, 657.251, 657.252,

657.253, 657.254, 657.256, 657.257, 657.258, 657.259, 657.260, 657.261, 657.262, 657.263, 657.264, 657.265, 657.266, 657.267, 657.268, and 657.269, Florida Statutes, shall not expire or stand repealed on October 1, 1996, as scheduled by such laws, but those statutes are hereby revived and readopted.

(d) Notwithstanding the Regulatory Sunset Act or any other provision of law enacted before January 14, 1992, which schedules any of the following statutes for expiration or repeal on October 1, 1997, sections 455.301, 455.302, 455.303, 455.304, 455.305, 455.306, 455.307, 455.308, 455.309, 457.101, 457.102, 457.103, 457.104, 457.105, 457.107, 457.108, 457.1085, 457.109, 457.116, 457.118, 464.001, 464.002, 464.003, 464.004, 464.005, 464.006, 464.008, 464.009, 464.012, 464.013, 464.014, 464.015, 464.016, 464.017, 464.018, 464.0185, 464.019, 464.022, 464.023, 465.001, 465.002, 465.003, 465.004, 465.005, 465.006, 465.007, 465.008, 465.009, 465.012, 465.0125, 465.0126, 465.013, 465.014, 465.015, 465.0155, 465.0156, 465.016, 465.0165, 465.017, 465.018, 465.019, 465.0193, 465.0196, 465.022, 465.023, 465.024, 465.025, 465.026, 465.027, 465.0275, 465.0276, 465.035, 465.185, 465.186, 465.187, 466.001, 466.002, 466.003, 466.004, 466.006, 466.007, 466.009, 466.011, 466.013, 466.0135, 466.014, 466.015, 466.016, 466.017, 466.018, 466.019, 466.021, 466.022, 466.023, 466.024, 466.025, 466.026, 466.027, 466.0275, 466.028, 466.0283, 466.0285, 466.029, 466.031, 466.032, 466.033, 466.034, 466.035, 466.036, 466.037, 466.038, 466.039, 466.041, 468.1635, 468.1645, 468.1655, 468.1665, 468.1675, 468.1685, 468.1695, 468.1705, 468.1715, 468.1725, 468.1735, 468.1745, 468.1755, 468.1756, 468.1765, 468.401, 468.402, 468.403, 468.404, 468.405, 468.406, 468.407, 468.408, 468.409, 468.410, 468.411, 468.412, 468.413, 468.414, 468.415, 468.431, 468.432, 468.433, 468.434, 468.435, 468.436, 468.437, 489.551, 489.552, 489.553, 489.554, 489.555, 489.556, 489.557, 489.558, 489.559, 492.101, 492.102, 492.103, 492.104, 492.105, 492.106, 492.107, 492.108, 492.109, 492.1101, 492.111, 492.112, 492.113, 492.114, 492.115, 492.116, 492.1165, 527.01, 527.02, 527.021, 527.03, 527.04, 527.055, 527.06, 527.0605, 527.061, 527.062, 527.065, 527.067, 527.07, 527.08, 527.09, 527.10, 527.11, 527.12, 527.13, 527.14, 527.15, 527.16, 554.1011, 554.1021, 554.103, 554.104, 554.105, 554.106, 554.107, 554.108, 554.109, 554.1101, 554.111, 554.112, 554.113, 554.114, 554.115, 573.101, 573.102, 573.103, 573.104, 573.105, 573.106, 573.107, 573.108, 573.109, 573.1101, 573.111, 573.112, 573.113, 573.114, 573.115, 573.116, 573.117, 573.118, 573.119, 573.1201, 573.121, 573.122, 573.123, 573.124, 593.101, 593.102, 593.103, 593.104, 593.105, 593.106, 593.107, 593.108, 593.109, 593.11, 593.111, 593.112, 593.113, 593.114, 593.115, 593.116, 593.117, 627.091, 627.0915, 627.092, 627.093, 627.096, 627.101, 627.111, 627.141, 627.151, 627.1615, 627.162, 627.171, 627.191, 627.211, 627.215, 627.281, and 627.291, Florida Statutes, shall not expire or stand repealed on October 1, 1997, as scheduled by such laws, but those statutes are hereby revived and readopted.

(e) Notwithstanding the Regulatory Sunset Act or any other provision of law enacted before January 14, 1992, which schedules any of the following statutes for expiration or repeal on October 1, 1998, sections 229.8053, 240.5337, 320.27, 320.271, 320.273, 320.28, 320.30, 320.31, 320.60, 320.605, 320.61, 320.615, 320.62, 320.63, 320.64, 320.6403, 320.6405, 320.641, 320.6415, 320.642, 320.643, 320.644, 320.645, 320.664, 320.67, 320.68, 320.69, 320.695, 320.696, 320.697, 320.6975, 320.698, 320.699, 320.6991, 320.6992, 320.70, 320.71, 320.77, 320.822, 320.8225, 320.823, 320.8231, 320.8232, 320.824, 320.8245, 320.8255, 320.8256, 320.827, 320.8285, 320.830, 320.831, 320.832, 320.8325, 320.833, 320.8335, 320.834, 320.835, 320.836, 320.837, 320.838, 320.839, 320.840, 320.861, 320.862, 320.865, 320.866, 326.001, 326.002, 326.003, 326.004, 326.005, 326.006, 373.303, 373.323, 373.324, 373.325, 373.326, 373.329, 373.333, 373.335, 373.336, 373.337, 390.011(2), 390.012, 390.013, 390.014, 390.015, 390.016, 390.017, 390.018, 390.019, 390.021, 468.451, 468.452, 468.453, 468.454, 468.455, 468.456, 468.457, 468.501, 468.502, 468.503, 468.504, 468.505, 468.506, 468.507, 468.508, 468.509, 468.51, 468.511, 468.512, 468.513, 468.514, 468.515, 468.516, 468.517, 468.518, 475.001, 475.01, 475.011, 475.02, 475.021, 475.03, 475.04, 475.05, 475.10, 475.125, 475.15, 475.17, 475.175, 475.181, 475.182, 475.183, 475.215, 475.22, 475.23, 475.24, 475.25, 475.28, 475.31, 475.37, 475.38, 475.41, 475.42, 475.421, 475.43, 475.451, 475.4511, 475.452, 475.453, 475.454, 475.455, 475.482, 475.483, 475.4835, 475.484, 475.485, 475.486, 475.5015, 475.5017, 475.610, 475.611, 475.612, 475.613, 475.614, 475.615, 475.616, 475.617, 475.618, 475.619, 475.620, 475.621, 475.622, 475.623, 475.624, 475.625, 475.626, 475.627, 475.628, 475.629, 475.630, 481.201, 481.203, 481.205, 481.2055, 481.207, 481.209, 481.211, 481.213, 481.2131, 481.215, 481.217, 481.219, 481.221, 481.223, 481.225, 481.2251, 481.227, 481.229, 481.231, 481.301, 481.303, 481.305, 481.306, 481.307, 481.309, 481.310, 481.311, 481.313, 481.315, 481.317, 481.319, 481.321, 481.323, 481.325, 481.327, 481.329, 489.101, 489.103, 489.105, 489.107, 489.108, 489.109, 489.111, 489.113, 489.114,

489.115, 489.117, 489.119, 489.1195, 489.121, 489.123, 489.125, 489.127, 489.128, 489.129, 489.131, 489.132, 489.133, 489.134, 489.501, 489.503, 489.505, 489.507, 489.509, 489.510, 489.511, 489.513, 489.515, 489.516, 489.517, 489.519, 489.521, 489.522, 489.523, 489.525, 489.527, 489.531, 489.532, 489.533, 489.535, 489.537, 489.538, 489.539, 516.001, 516.01, 516.02, 516.03, 516.031, 516.035, 516.05, 516.07, 516.08, 516.11, 516.12, 516.15, 516.16, 516.17, 516.19, 516.21, 516.22, 516.221, 516.23, 516.26, 516.27, 516.31, 516.32, 516.33, 516.35, 516.36, 559.927, 633.70, and 633.72. *Florida Statutes*, shall not expire or stand repealed on October 1, 1998, as scheduled by such laws, but those statutes are hereby revived and readopted.

(f) Notwithstanding the Regulatory Sunset Act or any other provision of law enacted before January 14, 1992, which schedules any of the following statutes for expiration or repeal on July 1, 1999, sections 624.80, 624.81, 624.82, 624.83, 624.84, 624.85, 624.86, and 624.87, *Florida Statutes*, shall not expire or stand repealed on July 1, 1999, as scheduled by such laws, but those statutes are hereby revived and readopted.

(g) Notwithstanding the Regulatory Sunset Act or any other provision of law enacted before January 14, 1992, which schedules any of the following statutes for expiration or repeal on October 1, 1999, sections 366.01, 366.015, 366.02, 366.03, 366.031, 366.04, 366.041, 366.05, 366.051, 366.055, 366.06, 366.07, 366.071, 366.072, 366.075, 366.076, 366.08, 366.09, 366.093, 366.095, 366.10, 366.11, 366.125, 366.13, 366.14, 366.80, 366.81, 366.82, 366.83, 366.84, 366.85, 367.011, 367.021, 367.022, 367.031, 367.045, 367.071, 367.081, 367.0814, 367.0815, 367.0816, 367.082, 367.0822, 367.083, 367.084, 367.091, 367.091, 367.101, 367.111, 367.121, 367.122, 367.123, 367.145, 367.156, 367.161, 367.165, 367.171, 367.182, 393.17, 402.28, 402.48, 419.001, 419.002, 471.001, 471.003, 471.005, 471.007, 471.008, 471.009, 471.011, 471.013, 471.015, 471.017, 471.019, 471.021, 471.023, 471.025, 471.027, 471.031, 471.033, 471.035, 471.037, 472.001, 472.003, 472.005, 472.007, 472.008, 472.009, 472.011, 472.013, 472.015, 472.017, 472.018, 472.019, 472.021, 472.023, 472.025, 472.027, 472.029, 472.031, 472.033, 472.035, 472.037, 472.039, 501.90, 501.91, 501.911, 501.912, 501.913, 501.914, 501.915, 501.916, 501.917, 501.918, 501.919, 501.92, 501.921, 501.922, 501.923, 538.03, 538.04, 538.05, 538.06, 538.07, 538.08, 538.09, 538.11, 538.15, 538.16, 538.17, 538.18, 538.19, 538.20, 538.21, 538.22, 538.23, 538.24, 538.25, 538.26, and 570.46(3), *Florida Statutes*, shall not expire or stand repealed on October 1, 1999, as scheduled by such laws, but those statutes are hereby revived and readopted.

(h) Notwithstanding the Regulatory Sunset Act or any other provision of law enacted before January 14, 1992, which schedules any of the following statutes for expiration or repeal on October 1, 2000, sections 112.0455(12), (17), 325.221, 325.222, 325.223, 334.075, 364.01, 364.02, 364.03, 364.035, 364.036, 364.037, 364.04, 364.05, 364.055, 364.057, 364.058, 364.06, 364.063, 364.07, 364.08, 364.09, 364.10, 364.14, 364.15, 364.16, 364.17, 364.18, 364.183, 364.185, 364.19, 364.24, 364.27, 364.285, 364.30, 364.32, 364.33, 364.335, 364.336, 364.337, 364.3375, 364.3376, 364.338, 364.3381, 364.3382, 364.339, 364.345, 364.37, 364.381, 364.385, 364.386, 364.501, 440.102(9), 468.1105, 468.1115, 468.1125, 468.1135, 468.1145, 468.1155, 468.1165, 468.1175, 468.1185, 468.1195, 468.1205, 468.1215, 468.1225, 468.1245, 468.1255, 468.1265, 468.1275, 468.1285, 468.1295, 468.1305, 468.1315, 483.601, 483.610, 483.611, 483.612, 483.613, 483.614, 483.615, 483.616, 483.617, 483.618, 483.619, 483.620, 483.621, 483.622, 483.623, 483.624, 484.0401, 484.041, 484.042, 484.043, 484.044, 484.0445, 484.0447, 484.045, 484.047, 484.0501, 484.051, 484.0513, 484.053, 484.054, 484.056, 484.057, 484.058, 484.059, 490.001, 490.002, 490.003, 490.004, 490.005, 490.006, 490.007, 490.008, 490.0085, 490.009, 490.0095, 490.0111, 490.012, 490.014, 490.0141, 490.0143, 490.0147, 490.015, 491.002, 491.003, 491.004, 491.005, 491.006, 491.007, 491.008, 491.0085, 491.009, 491.0095, 491.0111, 491.0112, 491.012, 491.014, 491.0141, 491.0143, 491.0145, 491.0147, 491.0148, 491.0149, 491.015, 491.035, 493.6100, 493.6101, 493.6102, 493.6103, 493.6104, 493.6105, 493.6106, 493.6107, 493.6108, 493.6109, 493.6110, 493.6111, 493.6112, 493.6113, 493.6114, 493.6115, 493.6116, 493.6117, 493.6118, 493.6119, 493.6120, 493.6121, 493.6122, 493.6123, 493.6124, 493.6125, 493.6126, 493.6201, 493.6202, 493.6203, 493.6301, 493.6302, 493.6303, 493.6304, 493.6305, 493.6306, 493.6401, 493.6402, 493.6403, 493.6404, 493.6405, 493.6406, 501.012, 501.0125, 501.013, 501.014, 501.015, 501.016, 501.017, 501.018, 501.019, 509.013, 509.032, 509.034, 509.035, 509.036, 509.072, 509.091, 509.092, 509.101, 509.111, 509.141, 509.142, 509.143, 509.151, 509.161, 509.162, 509.191, 509.201, 509.2015, 509.211, 509.2112, 509.213, 509.214, 509.215, 509.221, 509.232, 509.241, 509.242, 509.251, 509.261, 509.271, 509.281, 509.285, 509.291, 509.292, 509.302, 509.4005, 509.401, 509.402, 509.403, 509.404, 509.405, 509.406, 509.407, 509.408, 509.409, 509.411, 509.412, 509.413, 509.414, 509.415, 509.416, 509.417, 517.011, 517.021, 517.03,

517.051, 517.061, 517.07, 517.081, 517.082, 517.101, 517.111, 517.12, 517.1205, 517.121, 517.122, 517.131, 517.141, 517.151, 517.161, 517.171, 517.181, 517.191, 517.201, 517.211, 517.221, 517.241, 517.275, 517.301, 517.302, 517.311, 517.312, 517.313, 517.315, 517.32, 520.01, 520.02, 520.03, 520.07, 520.08, 520.085, 520.09, 520.10, 520.12, 520.125, 520.13, 520.30, 520.31, 520.32, 520.34, 520.345, 520.35, 520.351, 520.36, 520.37, 520.38, 520.39, 520.40, 520.41, 520.42, 520.50, 520.51, 520.52, 520.57, 520.60, 520.61, 520.63, 520.68, 520.69, 520.70, 520.71, 520.72, 520.73, 520.74, 520.75, 520.76, 520.78, 520.785, 520.79, 520.80, 520.81, 520.82, 520.83, 520.84, 520.85, 520.86, 520.87, 520.88, 520.90, 520.91, 520.92, 520.98, 520.993, 520.994, 520.995, 520.996, 520.997, 520.998, 559.925, 604.15, 604.151, 604.16, 604.17, 604.18, 604.19, 604.20, 604.21, 604.211, 604.22, 604.23, 604.25, 604.27, 604.28, 604.29, 604.30, 604.32, 604.33, 604.34, 626.011, 626.022, 626.031, 626.041, 626.0428, 626.051, 626.062, 626.071, 626.072, 626.081, 626.091, 626.094, 626.101, 626.102, 626.103, 626.104, 626.112, 626.141, 626.161, 626.171, 626.172, 626.181, 626.191, 626.201, 626.211, 626.221, 626.231, 626.241, 626.251, 626.261, 626.271, 626.281, 626.2815, 626.291, 626.301, 626.311, 626.321, 626.322, 626.331, 626.341, 626.342, 626.361, 626.371, 626.381, 626.382, 626.431, 626.441, 626.451, 626.461, 626.471, 626.511, 626.521, 626.532, 626.541, 626.551, 626.561, 626.571, 626.572, 626.581, 626.591, 626.592, 626.601, 626.611, 626.6115, 626.621, 626.6215, 626.631, 626.641, 626.651, 626.6515, 626.661, 626.681, 626.691, 626.711, 626.726, 626.727, 626.728, 626.729, 626.730, 626.731, 626.732, 626.733, 626.734, 626.7351, 626.7352, 626.7353, 626.7354, 626.736, 626.737, 626.738, 626.739, 626.740, 626.741, 626.742, 626.743, 626.744, 626.745, 626.7451, 626.7452, 626.7453, 626.7454, 626.747, 626.748, 626.749, 626.752, 626.753, 626.754, 626.776, 626.777, 626.778, 626.779, 626.780, 626.781, 626.782, 626.783, 626.784, 626.785, 626.7851, 626.788, 626.789, 626.790, 626.791, 626.792, 626.793, 626.794, 626.795, 626.796, 626.797, 626.798, 626.826, 626.827, 626.828, 626.829, 626.830, 626.831, 626.8311, 626.833, 626.834, 626.835, 626.836, 626.837, 626.8373, 626.838, 626.839, 626.851, 626.852, 626.853, 626.854, 626.855, 626.856, 626.857, 626.858, 626.859, 626.860, 626.861, 626.862, 626.863, 626.864, 626.865, 626.866, 626.867, 626.869, 626.870, 626.871, 626.872, 626.873, 626.874, 626.875, 626.876, 626.877, 626.878, 626.88, 626.8805, 626.8809, 626.8814, 626.8817, 626.882, 626.883, 626.884, 626.885, 626.886, 626.887, 626.888, 626.89, 626.891, 626.892, 626.893, 626.894, 626.895, 626.896, 626.897, 626.898, 626.899, 626.901, 626.902, 626.903, 626.904, 626.905, 626.906, 626.907, 626.908, 626.909, 626.910, 626.911, 626.912, 626.913, 626.914, 626.915, 626.916, 626.917, 626.918, 626.9181, 626.919, 626.9201, 626.921, 626.922, 626.923, 626.924, 626.925, 626.926, 626.927, 626.9271, 626.928, 626.929, 626.9295, 626.930, 626.931, 626.932, 626.933, 626.934, 626.935, 626.936, 626.937, 626.938, 626.939, 626.951, 626.9511, 626.9521, 626.9541, 626.9545, 626.9551, 626.9561, 626.9571, 626.9581, 626.9591, 626.9601, 626.9611, 626.9621, 626.9631, 626.9641, 626.9701, 626.9702, 626.9705, 626.9706, 626.9707, 626.973, 626.988, 626.989, 626.99, 626.994, 626.997, 626.998, 627.6482, 627.6484, 627.6486, 627.6488, 627.649, 627.6492, 627.6494, 627.6496, 627.6498, 648.25, 648.26, 648.265, 648.266, 648.27, 648.29, 648.295, 648.30, 648.31, 648.315, 648.33, 648.34, 648.35, 648.36, 648.365, 648.37, 648.38, 648.381, 648.382, 648.383, 648.384, 648.388, 648.39, 648.40, 648.41, 648.42, 648.421, 648.43, 648.44, 648.441, 648.442, 648.4425, 648.45, 648.46, 648.48, 648.49, 648.50, 648.51, 648.52, 648.53, 648.55, 648.57, 648.571, and 648.58, *Florida Statutes*, shall not expire or stand repealed on October 1, 2000, as scheduled by such laws, but those statutes are hereby revived and readopted.

(i) Notwithstanding the Regulatory Sunset Act or any other provision of law enacted before January 14, 1992, which schedules any of the following statutes for expiration or repeal on October 1, 2001, sections 14.24, 381.0072(1)-(8), 381.0101(1)-(3), (5)-(7), 402.61, 468.520, 468.521, 468.522, 468.523, 468.524, 468.525, 468.526, 468.527, 468.528, 468.529, 468.530, 468.531, 468.532, 468.533, 468.534, 494.001, 494.0011, 494.0012, 494.0013, 494.0014, 494.0015, 494.0016, 494.0017, 494.0018, 494.0019, 494.002, 494.0021, 494.0022, 494.0023, 494.0024, 494.0025, 494.003, 494.0031, 494.0032, 494.0033, 494.0034, 494.0035, 494.0036, 494.0037, 494.0038, 494.0039, 494.004, 494.0041, 494.0042, 494.0043, 494.006, 494.0061, 494.0062, 494.0063, 494.0064, 494.0065, 494.0066, 494.0067, 494.0068, 494.0069, 494.007, 494.0071, 494.0072, 494.0073, 494.0074, 494.0075, 494.0076, 494.0077, 494.008, 501.601, 501.602, 501.603, 501.604, 501.605, 501.606, 501.607, 501.608, 501.609, 501.611, 501.612, 501.613, 501.614, 501.615, 501.616, 501.617, 501.618, 501.619, 501.621, 501.622, 501.623, 501.624, 501.625, 501.626, 560.01, 560.02, 560.03, 560.04, 560.05, 560.06, 560.07, 560.08, 560.09, 560.10, 560.11, 560.12, 560.131, 560.133, 560.135, 560.151, 560.16, 560.17, 560.201, 624.01, 624.02, 624.03, 624.031, 624.04, 624.05, 624.06, 624.07, 624.075, 624.08, 624.09, 624.10, 624.11, 624.12, 624.124, 624.125, 624.126, 624.13, 624.15, 624.155, 624.19, 624.21, 624.215, 624.302, 624.303, 624.305, 624.307, 624.308, 624.310, 624.311,



624.312, 624.313, 624.314, 624.315, 624.316, 624.3161, 624.317, 624.318, 624.319, 624.320, 624.321, 624.322, 624.324, 624.33, 624.34, 624.401, 624.402, 624.404, 624.406, 624.407, 624.408, 624.4095, 624.410, 624.411, 624.412, 624.413, 624.414, 624.415, 624.416, 624.418, 624.420, 624.421, 624.4211, 624.422, 624.423, 624.424, 624.4241, 624.4245, 624.425, 624.426, 624.428, 624.430, 624.436, 624.4361, 624.437, 624.438, 624.4385, 624.439, 624.4392, 624.44, 624.441, 624.4411, 624.4412, 624.4414, 624.4415, 624.4416, 624.4417, 624.442, 624.443, 624.4431, 624.4432, 624.444, 624.445, 624.446, 624.447, 624.45, 624.460, 624.462, 624.464, 624.466, 624.468, 624.470, 624.472, 624.473, 624.474, 624.475, 624.476, 624.478, 624.480, 624.482, 624.484, 624.486, 624.488, 624.489, 624.601, 624.6011, 624.6012, 624.602, 624.603, 624.604, 624.605, 624.606, 624.6065, 624.607, 624.608, 624.6081, 624.609, 624.610, 625.012, 625.031, 625.041, 625.051, 625.061, 625.071, 625.081, 625.091, 625.101, 625.111, 625.121, 625.131, 625.141, 625.151, 625.161, 625.171, 625.172, 625.181, 625.301, 625.302, 625.303, 625.304, 625.305, 625.306, 625.307, 625.308, 625.309, 625.310, 625.311, 625.312, 625.313, 625.314, 625.315, 625.316, 625.317, 625.318, 625.319, 625.320, 625.321, 625.322, 625.323, 625.324, 625.325, 625.3255, 625.326, 625.3262, 625.327, 625.329, 625.330, 625.331, 625.332, 625.333, 625.338, 625.340, 625.50, 625.51, 625.52, 625.53, 625.55, 625.56, 625.57, 625.58, 625.59, 625.60, 625.62, 625.63, 625.65, 625.76, 625.77, 625.78, 625.79, 625.80, 625.81, 625.82, 625.83, 628.011, 628.021, 628.031, 628.041, 628.051, 628.061, 628.071, 628.081, 628.091, 628.101, 628.111, 628.121, 628.131, 628.151, 628.152, 628.161, 628.171, 628.181, 628.191, 628.201, 628.221, 628.231, 628.251, 628.255, 628.261, 628.271, 628.281, 628.291, 628.301, 628.341, 628.351, 628.361, 628.371, 628.381, 628.391, 628.401, 628.411, 628.421, 628.431, 628.441, 628.451, 628.461, 628.4615, 628.471, 628.481, 628.491, 628.501, 628.511, 628.520, 628.525, 628.530, 628.535, 628.6011, 628.6012, 628.6013, 628.6014, 628.6015, 628.6016, 628.6017, 628.6018, 628.801, 628.802, 628.803, 628.901, 628.903, 628.905, 628.907, 628.909, 628.911, 628.913, 628.915, 628.917, 629.011, 629.021, 629.031, 629.041, 629.051, 629.061, 629.071, 629.081, 629.091, 629.101, 629.111, 629.121, 629.131, 629.141, 629.161, 629.171, 629.181, 629.191, 629.201, 629.211, 629.221, 629.231, 629.241, 629.251, 629.261, 629.271, 629.281, 629.291, 629.301, 629.401, 629.50, 629.501, 629.5011, 629.502, 629.504, 629.506, 629.507, 629.508, 629.509, 629.511, 629.512, 629.513, 629.514, 629.516, 629.517, 629.518, 629.519, 629.520, 630.011, 630.021, 630.031, 630.041, 630.051, 630.061, 630.071, 630.081, 630.091, 630.101, 630.111, 630.121, 630.131, 630.141, 630.151, 630.161, 631.001, 631.011, 631.021, 631.031, 631.041, 631.051, 631.0515, 631.061, 631.071, 631.081, 631.091, 631.101, 631.111, 631.112, 631.121, 631.131, 631.141, 631.152, 631.153, 631.154, 631.155, 631.161, 631.171, 631.181, 631.182, 631.191, 631.192, 631.193, 631.201, 631.205, 631.221, 631.231, 631.241, 631.251, 631.252, 631.261, 631.262, 631.263, 631.271, 631.281, 631.311, 631.321, 631.331, 631.341, 631.361, 631.371, 631.391, 631.392, 631.395, 631.397, 631.398, 631.399, 631.50, 631.51, 631.52, 631.53, 631.54, 631.55, 631.56, 631.57, 631.58, 631.59, 631.60, 631.61, 631.62, 631.63, 631.64, 631.65, 631.66, 631.67, 631.68, 631.70, 631.705, 631.711, 631.712, 631.713, 631.714, 631.715, 631.716, 631.717, 631.718, 631.719, 631.721, 631.722, 631.723, 631.724, 631.725, 631.726, 631.727, 631.728, 631.729, 631.731, 631.733, 631.734, 631.735, 631.737, 631.811, 631.812, 631.813, 631.814, 631.815, 631.816, 631.817, 631.818, 631.819, 631.820, 631.821, 631.822, 631.823, 631.824, 631.825, 631.826, 631.827, 631.828, 641.17, 641.18, 641.19, 641.201, 641.2015, 641.2017, 641.21, 641.215, 641.22, 641.221, 641.225, 641.227, 641.228, 641.23, 641.234, 641.2342, 641.25, 641.255, 641.26, 641.261, 641.27, 641.28, 641.281, 641.282, 641.284, 641.285, 641.286, 641.29, 641.30, 641.3005, 641.3007, 641.305, 641.309, 641.31, 641.3101, 641.3102, 641.3103, 641.3104, 641.3105, 641.3106, 641.3107, 641.3108, 641.311, 641.3111, 641.315, 641.32, 641.33, 641.35, 641.36, 641.365, 641.37, 641.38, 641.385, 641.386, 641.3901, 641.3903, 641.3905, 641.3907, 641.3909, 641.3911, 641.3913, 641.3917, 641.3921, 641.3922, 641.40, 641.401, 641.4015, 641.402, 641.403, 641.405, 641.406, 641.4065, 641.407, 641.408, 641.409, 641.4091, 641.41, 641.411, 641.412, 641.414, 641.416, 641.418, 641.419, 641.42, 641.421, 641.422, 641.423, 641.424, 641.425, 641.426, 641.427, 641.429, 641.43, 641.432, 641.437, 641.44, 641.441, 641.442, 641.443, 641.444, 641.445, 641.446, 641.447, 641.448, 641.45, 641.452, 641.453, 641.454, 641.455, 641.457, 641.459, 641.47, 641.48, 641.49, 641.495, 641.51, 641.511, 641.512, 641.515, 641.52, 641.54, 641.55, 641.56, 641.57, and 641.58, Florida Statutes, shall not expire or stand repealed on October 1, 2001, as scheduled by such laws, but those statutes are hereby revived and readopted.

(3) This section shall take effect on the day following the day of adjournment sine die of the 1993 regular session of the Legislature.

Section 5. (1) Section 11.611, Florida Statutes, is repealed.

(2)(a) Notwithstanding the Sundown Act or any other provision of law enacted before January 4, 1992, which schedules any of the following statutes for expiration or repeal on October 1, 1994, sections 242.65(5)(a), 282.403, 336.045(2), 341.321, 341.322, 341.325, 341.326, 341.327, 341.329, 341.331, 341.332, 341.334, 341.335, 341.336, 341.338, 341.339, 341.341, 341.342, 341.343, 341.344, 341.345, 341.346, 341.347, 341.348, 341.351, 341.352, 341.353, 341.355, 341.358, 341.361, 341.362, 341.363, 341.364, 341.366, 341.368, 341.369, 341.371, 341.372, 341.375, 341.381, 341.382, 341.383, 341.385, 341.386, 341.401, 341.402, 341.403, 341.404, 341.405, 341.406, 341.407, 341.408, 341.409, 341.411, 341.412, 341.413, 341.414, 341.415, 341.416, 341.417, 341.418, 341.419, 341.421, 341.422, 378.033, 393.001, 394.715, 404.056(3), 410.401(2), 442.105, 467.001, 467.002, 467.003, 467.004, 467.005, 467.006, 467.009, 467.011, 467.012, 467.013, 467.015, 467.016, 467.017, 467.019, 467.201, 467.202, 467.203, 467.205, 467.207, 467.209, 468.314, 468.353, 468.354, 599.001, 599.002, and 599.003, Florida Statutes, shall not expire or stand repealed on October 1, 1994, as scheduled by such laws, but those statutes are hereby revived and readopted.

(b) Notwithstanding the Sundown Act or any other provision of law enacted before January 14, 1992, which schedules any of the following statutes for expiration or repeal on June 30, 1995, sections 381.6021(5) and 381.6023, Florida Statutes, shall not expire or stand repealed on June 30, 1995, as scheduled by such laws, but those statutes are hereby revived and readopted.

(c) Notwithstanding the Sundown Act or any other provision of law enacted before January 14, 1992, which schedules any of the following statutes for expiration or repeal on October 1, 1995, sections 159.445, 216.0445, 230.23135, 230.71(6), 231.087, 231.261, 231.545, 231.546, 282.303, 282.304, 282.305, 282.306, 282.3061, 282.3062, 282.307, 282.308, 282.309, 282.311, 282.3115, 282.312, 282.313, 287.073, 288.704, 413.612(4), and 514.028, Florida Statutes, shall not expire or stand repealed on October 1, 1995, as scheduled by such laws, but those statutes are hereby revived and readopted.

(d) Notwithstanding the Sundown Act or any other provision of law enacted before January 14, 1992, which schedules any of the following statutes for expiration or repeal on October 1, 1996, sections 63.301, 229.6053, 230.2305(10), 242.68, 255.565, 258.155, 332.008, 376.3071(13), 381.0602, 388.46, 402.40(3), 459.0155, 459.022(8), 486.025, 580.151, 586.161, 945.601, 945.602, 945.603, 945.6031, 945.6032, and 945.6035, Florida Statutes, shall not expire or stand repealed on October 1, 1996, as scheduled by such laws, but those statutes are hereby revived and readopted.

(e) Notwithstanding the Sundown Act or any other provision of law enacted before January 14, 1992, which schedules any of the following statutes for expiration or repeal on October 1, 1997, sections 14.22, 14.25, 20.17(5), 20.23(2)(a)-(i), 24.106, 27.37, 112.215(8), 222.22, 228.0875(3), (4), 233.067(4)(b), 240.551, 260.016(1)(e), 280.20, 282.314, 284.50(2), 288.1161, 292.04, 316.545(7), 339.2405, 381.703(2), 406.02, 406.03, 406.04, 406.05, 406.075, 413.605, 570.23, 570.34, 570.38, 570.42, 570.541, 570.543, 573.112, 573.113, 573.833(14), 573.843, 573.844, 573.845, 573.859(14), 573.869, 573.870, 573.871, 573.885(14), 573.895, 573.896, 573.897, 576.091, 582.01(3)(b), 582.06, 589.01, 589.02, 589.03, 633.30(4), 633.31, 633.32, 633.33, 633.511, 633.514, 943.045, 943.06, 943.08, 943.085(3), 943.10(5), 943.11, 943.12, 943.13, 943.131, 943.133, 943.135, 943.137, 943.139, 943.1395, 943.14, 943.16, 943.17, 943.171, 943.173, 943.175, 943.18, 943.19, 943.22, and 943.25, Florida Statutes, shall not expire or stand repealed on October 1, 1997, as scheduled by such laws, but those statutes are hereby revived and readopted.

(f) Notwithstanding the Sundown Act or any other provision of law enacted before January 14, 1992, which schedules any of the following statutes for expiration or repeal on October 1, 1998, sections 20.17(4), 20.261(3), 229.8053, 240.539, 272.12(2)-(6), 272.18, 280.05(9), 322.125, 381.0401(9), 403.4131(3), (4), 411.1072(6)-(10), (13), 413.032, 413.033, 413.034, 413.035, 413.036, 413.037, 413.395, 413.405, 446.045, 468.506, 475.045, 487.0615, 499.02, 499.021, 499.022, 578.27, 601.04(3)(b), 601.154(4), 633.72, 943.355, and 943.356, Florida Statutes, shall not expire or stand repealed on October 1, 1998, as scheduled by such laws, but those statutes are hereby revived and readopted.

(g) Notwithstanding the Sundown Act or any other provision of law enacted before January 14, 1992, which schedules any of the following statutes for expiration or repeal on October 1, 1999, sections 20.19(8), 215.96, 229.8058, 229.8059, 230.2309(3), 233.0663(2), (4)-(7), 233.0664, 233.642, 233.643, 233.65(2)-(4), (6), 259.035, 288.063(5), 372.5714,

374.031, 374.311, 374.321, 374.331, 374.341, 374.351, 374.361, 374.371, 374.391, 374.401, 374.411, 374.421, 374.431, 374.441, 374.451, 374.461, 374.471, 374.481, 374.491, 374.501, 374.511, 380.28(5), 380.31, 380.32, 380.33, 380.501, 380.502, 380.503, 380.504, 380.505, 380.506, 380.507, 380.508, 380.509, 380.510, 380.511, 380.512, 380.513, 380.514, 380.515, 383.14(4), 385.201(4), 385.203, 391.091, 402.165, 402.166, 402.167, 402.45(6), 411.222(4), 420.5087(6)(c), (f), 427.011, 427.012, 427.013, 427.0135, 427.015, 427.0155, 427.0157, 427.0158, 427.0159, 427.016, 427.017, 430.04, 624.91, and 633.445(5)-(7), (9)-(11), Florida Statutes, shall not expire or stand repealed on October 1, 1999, as scheduled by such laws, but those statutes are hereby revived and readopted.

(h) Notwithstanding the Sundown Act or any other provision of law enacted before January 14, 1992, which schedules any of the following statutes for expiration or repeal on October 1, 2000, sections 39.024(2), 106.24, 106.25, 106.26, 106.265, 106.27, 228.054, 228.502(1)(a), (12), 229.58, 229.593, 229.594, 229.603(2)(e), 229.6051, 229.6056, 230.23165(12), 240.137(6)-(8), 240.4068(8)(b), 240.5291(1), 253.022, 253.034(3)-(5), 255.043(2), (3), 257.02, 257.031, 265.26, 265.261, 265.27, 265.285, 265.286(5), (7)(a), (c), (d), 265.2861(2)(b), (c)2., 265.2865(3), 265.606(1)(c), 265.608(2)(d), 265.609(2)(d), 265.701(3), (4), 267.0612, 267.0617(3), (5), 267.161, 288.801, 288.802, 288.803, 288.8032, 288.804, 288.8041, 288.805, 288.806, 288.807, 288.808, 288.809, 288.810, 288.811, 288.812, 288.813, 288.814, 288.815, 288.816, 288.817, 288.818, 288.819, 288.820, 288.821, 288.822, 288.823, 288.824, 288.825, 288.826, 311.07, 311.09, 376.163, 402.105, 409.1755, 409.2675(2), 443.171(5), 446.20(2), 446.22(1), 446.25(3), 571.28, 603.201, 603.202, 603.203, 603.204, 648.265, 648.266, 943.1755(5)-(7), 953.003(11), 953.004(2)(b), (c), (e), (6), (7), 953.007(4), (5), (7), 953.008(1)(a), (3)(b), (4)(a), (d), (f), (5)(d), 953.25(2)(a), (5), and 953.35, Florida Statutes, shall not expire or stand repealed on October 1, 2000, as scheduled by such laws, but those statutes are hereby revived and readopted.

(i) Notwithstanding the Sundown Act or any other provision of law enacted before January 14, 1992, which schedules any of the following statutes for expiration or repeal on October 1, 2001, sections 110.1524, 229.053(2)(m), 230.2317(2), 233.07, 233.08, 233.09, 233.095, 233.10, 233.11, 233.115, 233.14, 233.15, 240.145, 240.147, 240.533(3), 266.00001, 266.0001, 266.0002, 266.0003, 266.0004, 266.0005, 266.0006, 266.0007, 266.0008, 266.0011, 266.0012, 266.0013, 266.0014, 266.0015, 266.0016, 266.0018, 266.0021, 266.0022, 266.0023, 266.0024, 266.0025, 266.0026, 266.0028, 266.0031, 266.0032, 266.0033, 266.0034, 266.0035, 266.0036, 266.0038, 266.0041, 266.0042, 266.0043, 266.0044, 266.0045, 266.0046, 266.0048, 266.0051, 266.0052, 266.0053, 266.0054, 266.0055, 266.0056, 266.00572, 266.00575, 266.0058, 266.0061, 266.0062, 266.0063, 266.0064, 266.0065, 266.0066, 266.0068, 370.142(4), 381.0072(9), 381.0101(4), 381.503(5), 413.011(2), 413.275, 420.609, 430.05, 553.49, 553.71(1), 553.74, 553.75, 553.76, 553.77, and 718.5019, Florida Statutes, shall not expire or stand repealed on October 1, 2001, as scheduled by such laws, but those statutes are hereby revived and readopted.

(3) This section shall take effect on the day following the day of adjournment sine die of the 1993 regular session of the Legislature.

Section 6. Section 11.62, Florida Statutes, is created to read:

11.62 Legislative review of proposed regulation of unregulated functions.—

(1) This section may be cited as the "Sunrise Act."

(2) It is the intent of the Legislature:

(a) That no profession or occupation be subject to regulation by the state unless the regulation is necessary to protect the public health, safety, or welfare from significant and discernible harm or damage and that the police power of the state be exercised only to the extent necessary for that purpose; and

(b) That no profession or occupation be regulated by the state in a manner that unnecessarily restricts entry into the practice of the profession or occupation or adversely affects the availability of the professional or occupational services to the public.

(3) In determining whether to regulate a profession or occupation, the Legislature shall consider the following factors:

(a) Whether the unregulated practice of the profession or occupation will substantially harm or endanger the public health, safety, or welfare and whether the potential for harm is recognizable and not remote;

(b) Whether the practice of the profession or occupation requires specialized skill or training, and whether that skill or training is readily measurable or quantifiable so that examination or training requirements would reasonably assure initial and continuing professional or occupational ability;

(c) Whether the public is or can be effectively protected by other means; and

(d) Whether the overall cost-effectiveness and economic impact of the proposed regulation, including the indirect costs to consumers, will be favorable.

(4) The proponents of legislation that provides for the regulation of a profession or occupation not already expressly subject to state regulation shall provide, upon request, the following information in writing to the Department of Professional Regulation and to the legislative committees to which the legislation is referred:

(a) The number of individuals or businesses that would be subject to the regulation;

(b) The name of each association that represents members of the profession or occupation, together with a copy of its codes of ethics or conduct;

(c) Documentation of the nature and extent of the harm to the public caused by the unregulated practice of the profession or occupation, including a description of any complaints that have been lodged against persons who have practiced the profession or occupation in this state during the preceding 3 years;

(d) A list of states that regulate the profession or occupation, and the dates of enactment of each law providing for such regulation and a copy of each law;

(e) A list and description of state and federal laws that have been enacted to protect the public with respect to the profession or occupation and a statement of the reasons why these laws have not proven adequate to protect the public;

(f) A description of the voluntary efforts made by members of the profession or occupation to protect the public and a statement of the reasons why these efforts are not adequate to protect the public;

(g) A copy of any federal legislation mandating regulation;

(h) An explanation of the reasons why other types of less restrictive regulation would not effectively protect the public;

(i) The cost of regulation, including the indirect cost to consumers, and the method proposed to finance the regulation;

(j) The details of any previous efforts in this state to implement regulation of the profession or occupation; and

(k) Any other information the Department of Professional Regulation or the committee considers relevant to the analysis of the proposed legislation.

(5) The Department of Professional Regulation shall provide the Legislature with information concerning the effect of proposed legislation that provides for new regulation of a profession or occupation regarding:

(a) The departmental resources necessary to implement and enforce the proposed regulation;

(b) The technical sufficiency of the proposal for regulation, including its consistency with the regulation of other professions and occupations under existing law; and

(c) If applicable, any alternatives to the proposed regulation which may result in a less restrictive or more cost-effective regulatory scheme.

(6) When making a recommendation concerning proposed legislation providing for new regulation of a profession or occupation, a legislative committee shall determine:

(a) Whether the regulation is justified based on the criteria specified in subsection (3), the information submitted pursuant to request under subsection (4), and the information provided under subsection (5);



(b) *The least restrictive and most cost-effective regulatory scheme that will adequately protect the public; and*

(c) *The technical sufficiency of the proposed legislation, including its consistency with the regulation of other professions and occupations under existing law.*

Section 7. Section 186.021, Florida Statutes, is amended to read:

186.021 State agency functional plans.—

(1) A state agency functional plan *must shall* contain, at a minimum, a statement of the policies guiding the programs and functions of the agency and *must shall* specify those objectives against which ~~there shall be evaluated~~ the achievement by the agency of its policies and the goals and policies for the state comprehensive plan *will be evaluated*. A state agency functional plan *must shall* also identify specific agency programs *that which* support and further the goals and policies of the growth management portion of the state comprehensive plan. Each state agency functional plan *must shall* identify infrastructure and capital improvement needs associated with the agency programs.

(2) *Each state agency functional plan must include performance measures that provide methods and criteria to measure the agency's performance in conducting its activities and in achieving its goals. The performance measures shall be developed by the agency in consultation with the legislative standing committees that are responsible for the subject areas included in the performance measures.*

(3)(2) All amendments, revisions, or updates to a state agency functional plan shall be prepared in the same manner as the original and shall be prepared as needed because of changes in the state comprehensive plan or changes in the statutory authority and responsibility of the agency.

~~(3) The Department of Environmental Regulation, with regard to the plan required by s. 373.036, the state land planning agency, with regard to the plan defined in s. 380.031(17), and the Information Resource Commission, with regard to the plan defined in s. 283.3061, shall prepare such state agency functional plans no later than 6 months after the adoption of the state comprehensive plan.~~

Section 8. Subsection (3) of section 186.022, Florida Statutes, is amended to read:

186.022 State agency functional plans; consistency with state comprehensive plan.—

(3) Each agency functional plan *must shall* be in a form and manner prescribed in instructions prepared by the Executive Office of the Governor after consultation with the President of the Senate and the Speaker of the House of Representatives. Each agency functional plan *must shall* identify the financial resources necessary to implement the provisions of the plan; and *must shall* identify the specific legislative authority necessary to implement the elements of the proposed functional plan. An agency may only implement those portions of its functional plan that are consistent with existing statutory or constitutional authority; and for which funding, if needed, is available consistent with the provisions of chapter 216. Financial resources necessary to implement the policies and goals of the state comprehensive plan *must shall* be clearly identified and coordinated between each agency functional plan and the budget requests and recommendations prescribed in s. 216.023(1). *Each agency functional plan must include performance measures for each program that measure the agency's achievement of the program's goals and objectives.*

Section 9. (1) *During the 1992 regular session, the Legislature shall examine and consider the following functions of the executive branch of state government:*

(a) *Law enforcement.*

(b) *Protection of natural and environmental resources, such as permitting, other regulatory functions, and acquisition and administration of state lands.*

(c) *Administrative and management support functions common to all agencies, such as purchasing, building construction, and facility management.*

(2) *The Legislature shall use the following criteria in making its examination of each function:*

(a) *Whether the function is duplicated among various agencies, and to what extent that duplication is warranted.*

(b) *Whether the function, as currently allocated among the various agencies, is being accomplished in an efficient and effective manner.*

(c) *Whether the public can determine which agency or entity is accountable for the efficient and effective operation of the function.*

(d) *Whether the function could be decentralized, and the benefits and disadvantages of decentralization.*

(e) *Whether the function could be privatized, and the benefits and disadvantages of privatization.*

(f) *Whether the current organizational structure is the most effective use of state resources, taking into consideration all the previous factors.*

(3) *This section shall take effect upon this act becoming a law.*

Section 10. (1) *The Governor shall direct any department, the head of which is an officer or board appointed by and serving at the pleasure of the Governor, to enter into an interagency agreement that will eliminate duplication of inspections among the departments that inspect the same type of facility or structure. Parties to the agreement may include departments which are headed by a cabinet officer, the Governor and Cabinet, or a collegial body. The agreement shall:*

(a) *Authorize agents of one department to conduct inspections required to be performed by another department.*

(b) *Specify that agents of the department conducting the inspection have all powers relative to the inspection as the agents of the department on whose behalf the inspection is being conducted.*

(c) *Require that agents of the department conducting the inspection have sufficient knowledge of statutory and administrative inspection requirements to conduct a proper inspection.*

(d) *Specify that the departments which have entered into the agreement may neither charge nor accept any funds with respect to duties performed under the agreement which are in excess of the direct costs of conducting such inspections.*

*Before taking effect, an agreement entered into under this section must be approved by the Governor. Inspections conducted under an agreement shall be deemed sufficient for enforcement purposes pursuant to the agreement or as otherwise provided by law.*

(2) *No later than 60 days prior to the beginning of the regular session, the Governor shall make an annual report to the President of the Senate and the Speaker of the House of Representatives regarding interagency agreements. The report shall identify each interagency agreement entered into under this section, and, for each agreement, shall describe the duplication eliminated, provide data that measures the effectiveness of inspections conducted under the interagency agreement, and estimate the cost savings that have resulted from the agreement. The report shall also describe obstacles encountered by any department in attempting to develop an interagency agreement and in performing duties resulting from an interagency agreement and shall recommend appropriate remedial legislative action.*

(3) *This section shall take effect upon becoming a law.*

Section 11. Except as otherwise provided herein, this act shall take effect July 1, 1992.

And the title is amended as follows:

On page 1, strike the title and insert:

An act relating to governmental accountability and reorganization; amending s. 11.143, F.S.; requiring standing legislative committees to review agency functional plans and to hold public hearings concerning the findings of performance audits conducted by the Auditor General; amending s. 11.45, F.S.; requiring the Auditor General in auditing a program to identify and comment upon alternatives; requiring the Auditor General to evaluate agency performance and performance measures included in agency functional plans; requiring local governments to pay for requested audits by the Auditor General; requiring additional reports; amending s. 11.60, F.S.; requiring the Administrative Procedures Com-

mittee to consult with legislative standing committees regarding agency rulemaking; repealing s. 11.61, F.S., which provides for periodic repeal and review of statutes regulating professions, occupations, businesses, and industries; repealing s. 11.611, F.S., which provides for periodic repeal and review of statutes creating advisory bodies, commissions, and boards of trustees adjunct to the executive branch; abrogating the future repeal of statutes scheduled for repeal and review in accordance with such acts; creating s. 11.62, F.S.; providing legislative intent; requiring the Legislature to consider certain factors when enacting legislation that provides for the regulation of a profession or an occupation; requiring proponents of such legislation to provide specified information to certain legislative committees and to the Department of Professional Regulation; requiring the department to provide information to the Legislature relating to the effect of proposed regulation of a profession or occupation; requiring legislative committees to make certain determinations upon making recommendations concerning the enactment of new regulation of a profession or occupation; amending s. 186.021, F.S.; requiring state agency functional plans to include performance measures; deleting an obsolete provision; amending s. 186.022, F.S.; specifying that state agency plans must include program performance measures; requiring the Legislature to examine specified functions of the executive branch of state government; requiring the Governor to direct certain departments under his authority to enter into interagency agreements concerning inspections; providing requirements for such agreements; providing for authority of agents conducting such inspections; providing for the sufficiency of inspections performed pursuant to an interagency agreement; providing for reports; providing effective dates.

#### House Amendment 2—On page 2, line 19, insert:

WHEREAS, the people have a right to efficacious and cost-effective state government, and

WHEREAS, the people rightfully expect to receive efficient, prompt services from their state government, within their own communities, and

WHEREAS, the current structure and allocation of functions among agencies of the executive branch of state government was established in 1969, and

WHEREAS, new agencies have been created since 1969, and

WHEREAS, new functions, programs, and activities have been developed and assigned to agencies since 1969, and

WHEREAS, functions, programs, and agencies created in 1969 have been modified several times, and

WHEREAS, the growth of state government has made accountability an increasingly difficult task, and

WHEREAS, eliminating duplication is not effective unless productivity is enhanced and services are delivered more efficiently; and

WHEREAS, Section 6 of Article IV of the State Constitution requires that all functions of the executive branch of state government be allocated among not more than twenty-five departments, NOW, THEREFORE,

On motions by Senator Malchon, the Senate concurred in the House amendments.

**SB 28-D** passed as amended and was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas—35      Nays—None

#### RETURNING MESSAGES—FINAL ACTION

*The Honorable Gwen Margolis, President*

I am directed to inform the Senate that the House of Representatives has admitted for introduction and consideration by the required Constitutional two-thirds vote and passed Senate Bills 32-D and 50-D.

*John B. Phelps, Clerk*

The bills contained in the foregoing message were ordered enrolled.

*The Honorable Gwen Margolis, President*

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendments and passed as further amended CS for HB 33-D; has concurred in Senate amendments and passed as amended CS for HB 43-D.

*John B. Phelps, Clerk*

#### RECESS

The Senate recessed at 5:35 p.m.

#### CALL TO ORDER

The Senate was called to order by the President at 5:43 p.m. A quorum present.

#### MOTIONS

Senator Gardner moved that the Senate take up the Conference Committee Report on **SB 16-D**.

Senator Crenshaw moved as a substitute motion that the rules be waived and that the Senate revert to the order of Introduction and Reference of Bills for the purpose of introducing **SB 54-D**. The motion was adopted.

#### INTRODUCTION AND REFERENCE OF BILLS

##### FIRST READING

By Senators Crenshaw, Langley, Beard, Johnson, Jennings, Bankhead, Burt, Myers, Diaz-Balart, Grizzle, Kiser, Casas, McKay, Scott, Souto, Grant, Dudley, Crotty and Bruner—

**SB 54-D**—A bill to be entitled An act making appropriations; amending appropriations in fiscal year 1991-92 and other appropriations in prior fiscal years; providing moneys for the annual period beginning July 1, 1991 and ending June 30, 1992, to pay salaries, and other expenses, capital outlay building, and other improvements, and for other specified purposes of the various agencies of state government; providing an effective date.

—was referred to the Committee on Appropriations.

##### MOTION

Senator Crenshaw moved that the rules be waived and **SB 54-D** be withdrawn from the Committee on Appropriations. The motion failed. The vote was:

Yeas—19      Nays—21

The question recurred on the motion by Senator Gardner that the Senate take up the Conference Committee Report on **SB 16-D**. The motion was adopted.

#### CONFERENCE COMMITTEE REPORT ON SB 16-D

*The Honorable Gwen Margolis, President*

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed **SB 16-D**, as amended by the Conference Committee Report.

*John B. Phelps, Clerk*

*The Honorable Gwen Margolis  
President of the Senate*

*The Honorable T. K. Wetherell  
Speaker, House of Representatives*

Dear Madam and Sir:

Your Conference Committee on the disagreeing votes of the two houses on the House amendments to Senate Bill 16-D, same being:

An act making appropriations

having met, and after full and free conference, have agreed to recommend and do recommend to their respective Houses, as follows:

1. That the House recede from its amendments 1 and 2.
2. That the Senate and the House of Representatives adopt the Conference Committee amendments attached hereto, and by reference made a part of this report.

*s/Winston W. Gardner, Jr.  
Chairman*

*s/John McKay  
s/Carrie P. Meek*

s/Vincent M. Bruner  
s/W. D. Childers  
s/Helen Gordon Davis  
Lincoln Diaz-Balart  
s/Bob Johnson  
s/George G. Kirkpatrick

s/James A. Scott  
s/Karen L. Thurman  
s/Eleanor Weinstock  
s/Quillian Yancey

Managers on the part  
of the Senate

s/Ron Saunders  
Vice Chairman  
s/George Albright  
s/Jack Ascherl  
s/Corrine Brown  
s/Bill Clark  
s/David Flagg  
Michael Friedman  
s/Rodolfo Garcia, Jr.  
s/Elaine Gordon  
s/Alberto Gutman  
s/Lars A. Hafner  
s/Mary Ellen Hawkins  
s/E. J. Healey  
s/Betty S. Holzendorf

s/Timothy F. Ireland  
s/James E. "Jim" King, Jr.  
s/Al Lawson  
s/Ray Liberti  
s/John Long  
s/Sam Mitchell  
s/Luis C. Morse  
s/Buzz Ritchie  
Luis E. Rojas  
s/Hurley W. Rudd  
s/Debby P. Sanderson  
s/Ronald A. Silver  
s/Frank Stone  
s/Carlos L. Valdes

Managers on the part of the  
House of Representatives

**Conference Committee Amendment 1**—On page 1, strike every-  
thing after the enacting clause and insert:

SECTION 1. The moneys contained herein include amendments to 1991-92 appropriations, and other appropriations in prior fiscal years, and appropriates moneys from the named funds for the 1991-92 fiscal year to the state agency indicated.

ADMINISTERED FUNDS

1	LUMP SUM STATE BUILDING RENTAL INCREASE FROM GENERAL REVENUE FUND . . . . .	-42,000	
2	LUMP SUM PRODUCTIVITY ENHANCEMENT FROM GENERAL REVENUE FUND . . . . .	-8,000,000	
<p>The General Revenue reduction in Specific Appropriation 2 shall be pro rated to departments, and the Judicial Branch based upon the General Revenue distribution of the 1991 Productivity Enhancement Appropriation (Specific Appropriation 1A, Chapter 91-193, Laws of Florida) adopted by the Productivity Enhancement Task Force.</p> <p>In the event that departments, and the Judicial Branch have expended their Productivity Enhancement appropriation, they shall reduce their budgets in the various appropriation categories where the Enhancement funds were used. This reduction shall be allocated to the appropriation categories by the percentage used of the original appropriation and shall total their pro rated reduction.</p>			
3	LUMP SUM SOCIAL SECURITY CONTRIBUTION INCREASE FROM GENERAL REVENUE FUND . . . . .	-43,110	
4	LUMP SUM SALARY INCREASES FROM GENERAL REVENUE FUND . . . . . FROM TRUST FUNDS . . . . .	-1,590,512 -1,673,837	
<p>Specific Appropriation 4 reduces the appropriation for salary increases, specified in Chapter 91-272, Laws of Florida, for all employees in the Senior Management Service, Selected Exempt Service and classifications comparable to the Senior Management Service in the state courts, state attorneys, public defenders, Correctional Education School Authority, Board of Regents Executive Staff and Lottery Senior staff.</p>			
5	LUMP SUM CASUALTY INSURANCE PREMIUM DEFICIT FROM GENERAL REVENUE FUND . . . . .	-2,935,428	

SECTION 1  
SPECIFIC  
APPROPRIATION

6	LUMP SUM STATE HEALTH INSURANCE TRUST FUND DEFICIENCY FROM GENERAL REVENUE FUND . . . . .	-521,377	
7	SPECIAL CATEGORIES SUNSHINE STATE GAMES FROM GENERAL REVENUE FUND . . . . .	-16,158	
8	SPECIAL CATEGORIES LITIGATION EXPENSES FROM GENERAL REVENUE FUND . . . . .	-10,000	
9	SPECIAL CATEGORIES TRANSFER TO PLANNING AND BUDGETING SYSTEM TRUST FUND FROM GENERAL REVENUE FUND . . . . .	-104,847	

Funds provided in Specific Appropriation 9 represent a reduction in the Legislature's contribution to the LAS/PBS contract. This reduction is to be included as a portion of the budget reductions taken by the Legislative Branch.

ADMINISTRATION, DEPARTMENT OF

OFFICE OF THE SECRETARY

10	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . . . . . FROM STATE PERSONNEL SYSTEM TRUST FUND . . . . .	-1 -66,943	27,805
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PERSONNEL MANAGEMENT SERVICES, DIVISION OF

11	EXPENSES FROM GENERAL REVENUE FUND . . . . .	-29,738	
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RETIREMENT, DIVISION OF

12	EXPENSES FROM GENERAL REVENUE FUND . . . . .	-13,356	
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COMMISSION ON HUMAN RELATIONS

13	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . . . . . FROM GRANTS AND DONATIONS TRUST FUND . . . . .	-39,135	39,135
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14	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND . . . . .	-21,500	
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ADMINISTRATIVE HEARINGS, DIVISION OF

15	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . . . . . FROM ADMINISTRATIVE TRUST FUND . . . . .	-22,094	22,094
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16	EXPENSES FROM GENERAL REVENUE FUND . . . . . FROM ADMINISTRATIVE TRUST FUND . . . . .	-10,553	10,553
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AGRICULTURE AND CONSUMER SERVICES, DEPARTMENT OF,  
AND COMMISSIONER OF AGRICULTURE

OFFICE OF THE COMMISSIONER AND DIVISION OF  
ADMINISTRATION

17	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . . . . .	-3 -58,425	
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18	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND . . . . .	-7,000	
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19	SPECIAL CATEGORIES ACCELERATED SOIL SURVEY PROGRAM FROM GENERAL REVENUE FUND . . . . .	-250,000	
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STANDARDS, DIVISION OF

20	SPECIAL CATEGORIES GRANTS AND AIDS - CONSTRUCTION GRANTS FOR AGRICULTURAL/ LIVESTOCK EXHIBIT BUILDINGS FROM GENERAL REVENUE FUND . . . . .	-83,000	
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CHEMISTRY, DIVISION OF

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21	SALARIES AND BENEFITS	POSITIONS	-5	
	FROM GENERAL REVENUE FUND . . . . .		-170,432	
MARKETING, DIVISION OF				
22	SALARIES AND BENEFITS	POSITIONS	-1	
	FROM GENERAL REVENUE FUND . . . . .		-21,838	
23	SPECIAL CATEGORIES			
	GRANTS AND AIDS - HORTICULTURE MARKET			
	RESEARCH AND DEVELOPMENT OF GRADES AND			
	STANDARDS FOR FOLIAGE INDUSTRY			
	FROM GENERAL REVENUE FUND . . . . .		-100,000	
PLANT INDUSTRY, DIVISION OF				
24	SALARIES AND BENEFITS	POSITIONS	-6	
	FROM GENERAL REVENUE FUND . . . . .		-235,296	
25	EXPENSES			
	FROM GENERAL REVENUE FUND . . . . .		-600,000	
	FROM FIRE ANT CONTROL TRUST FUND . . . . .			100,000
	FROM PLANT INDUSTRY TRUST FUND . . . . .			500,000
ANIMAL INDUSTRY, DIVISION OF				
26	SALARIES AND BENEFITS	POSITIONS	-10	
	FROM GENERAL REVENUE FUND . . . . .		-253,758	
27	OPERATING CAPITAL OUTLAY			
	FROM GENERAL REVENUE FUND . . . . .		-28,000	
CONSUMER SERVICES, DIVISION OF				
28	SALARIES AND BENEFITS	POSITIONS	-1	
	FROM GENERAL REVENUE FUND . . . . .		-18,950	
29	OPERATING CAPITAL OUTLAY			
	FROM GENERAL REVENUE FUND . . . . .		-15,000	
FORESTRY, DIVISION OF				
30	SALARIES AND BENEFITS	POSITIONS	-33	
	FROM GENERAL REVENUE FUND . . . . .		-818,864	
31	EXPENSES			
	FROM GENERAL REVENUE FUND . . . . .		-283,466	
BANKING AND FINANCE, DEPARTMENT OF, AND COMPTROLLER				
ACCOUNTING AND AUDITING, DIVISION OF				
32	SALARIES AND BENEFITS			
	FROM GENERAL REVENUE FUND . . . . .		-97,411	
	FROM CONSOLIDATED PAYMENT TRUST FUND . . . . .			97,411
33	EXPENSES			
	FROM GENERAL REVENUE FUND . . . . .		-8,314	
	FROM CONSOLIDATED PAYMENT TRUST FUND . . . . .			8,314
INFORMATION SYSTEMS, DIVISION OF				
34	OPERATING CAPITAL OUTLAY			
	FROM GENERAL REVENUE FUND . . . . .		-582,184	
COMMERCE, DEPARTMENT OF				
OFFICE OF THE SECRETARY AND ADMINISTRATIVE SERVICES				
35	SALARIES AND BENEFITS			
	FROM GENERAL REVENUE FUND . . . . .		-110,968	
	FROM ADMINISTRATIVE TRUST FUND . . . . .			110,968
ECONOMIC DEVELOPMENT, DIVISION OF				
36	SALARIES AND BENEFITS	POSITIONS	-1	
	FROM GENERAL REVENUE FUND . . . . .		-9,422	
37	EXPENSES			
	FROM GENERAL REVENUE FUND . . . . .		-94,364	
38	SPECIAL CATEGORIES			
	GRANTS AND AIDS - FLORIDA MOTION PICTURE,			

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TELEVISION, AND MUSIC ON-THE-JOB TRAINING PROGRAM		
FROM GENERAL REVENUE FUND . . . . .	-155,000	
FLORIDA BLACK BUSINESS INVESTMENT BOARD		
39 OTHER PERSONAL SERVICES		
FROM GENERAL REVENUE FUND . . . . .	-25,330	
INTERNATIONAL TRADE AND DEVELOPMENT, DIVISION OF		
40 SALARIES AND BENEFITS		
FROM GENERAL REVENUE FUND . . . . .	-104,289	
FROM FLORIDA INTERNATIONAL TRADE AND PROMOTION TRUST FUND . . . . .		104,289
COMMUNITY AFFAIRS, DEPARTMENT OF		
RESOURCE PLANNING AND MANAGEMENT, DIVISION OF		
41 AID TO LOCAL GOVERNMENTS		
GRANTS AND AIDS - REGIONAL PLANNING COUNCILS - STANDARDS DEVELOPMENT		
FROM GENERAL REVENUE FUND . . . . .	-15,731	
42 SPECIAL CATEGORIES		
TRANSFER TO GROWTH MANAGEMENT TRUST FUND		
FROM GENERAL REVENUE FUND . . . . .	-114,000	
43 SPECIAL CATEGORIES		
GRANTS AND AIDS - LOCAL PLAN REVIEW		
FROM GENERAL REVENUE FUND . . . . .	-40,000	
EMERGENCY MANAGEMENT, DIVISION OF		
44 OTHER PERSONAL SERVICES		
FROM GENERAL REVENUE FUND . . . . .	-46,200	
45 SPECIAL CATEGORIES		
GRANTS AND AIDS - PAYMENT FLORIDA WING/CIVIL AIR PATROL		
FROM GENERAL REVENUE FUND . . . . .	-30,000	
HOUSING AND COMMUNITY DEVELOPMENT, DIVISION OF		
46 SPECIAL CATEGORIES		
TRANSFER TO COMMUNITY DEVELOPMENT CORPORATION SUPPORT ASSISTANCE TRUST FUND		
FROM GENERAL REVENUE FUND . . . . .	-147,973	
CORRECTIONS, DEPARTMENT OF		
OFFICE OF THE SECRETARY AND OFFICE OF MANAGEMENT AND BUDGET		
47 SPECIAL CATEGORIES		
TRANSFER TO GENERAL REVENUE FUND		
FROM GRANTS AND DONATIONS TRUST FUND . . . . .		1,197,876
FROM INMATE WORK TRUST FUND . . . . .		500,000
FROM SALE OF GOODS AND SERVICES CLEARING TRUST FUND . . . . .		139,288
OFFICE OF THE ASSISTANT SECRETARY FOR PROGRAMS		
48 SALARIES AND BENEFITS		
FROM GENERAL REVENUE FUND . . . . .	-125,000	
ASSISTANT SECRETARY FOR HEALTH SERVICES		
49 SALARIES AND BENEFITS	POSITIONS	-83
FROM GENERAL REVENUE FUND . . . . .		-1,561,128
50 EXPENSES		
FROM GENERAL REVENUE FUND . . . . .		-1,183,241
51 OPERATING CAPITAL OUTLAY		
FROM GENERAL REVENUE FUND . . . . .		-325,869
52 SPECIAL CATEGORIES		
ACQUISITION OF MOTOR VEHICLES		
FROM GENERAL REVENUE FUND . . . . .		-34,968
53 SPECIAL CATEGORIES		
COMMUNITY HOSPITAL COSTS		
FROM GENERAL REVENUE FUND . . . . .		-453,290
CORRECTIONAL EDUCATION SCHOOL AUTHORITY		

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54	SALARIES AND BENEFITS		
	FROM GENERAL REVENUE FUND . . . . .	-122,850	
55	EXPENSES		
	FROM GENERAL REVENUE FUND . . . . .	-308,158	
56	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND . . . . .	-303,533	

## OFFICE OF THE ASSISTANT SECRETARY FOR OPERATIONS

## MAJOR INSTITUTIONS

57	SALARIES AND BENEFITS	POSITIONS	-748
	FROM GENERAL REVENUE FUND . . . . .		-21,751,330
58	EXPENSES		
	FROM GENERAL REVENUE FUND . . . . .		-10,729,630
59	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND . . . . .		-1,164,097
60	FOOD PRODUCTS		
	FROM GENERAL REVENUE FUND . . . . .		-1,423,701
61	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES		
	FROM GENERAL REVENUE FUND . . . . .		-544,181
62	SPECIAL CATEGORIES		
	SALARY INCENTIVE PAYMENTS		
	FROM GENERAL REVENUE FUND . . . . .		-150,062
63	FINANCIAL ASSISTANCE PAYMENTS		
	DISCHARGE AND TRAVEL PAY		
	FROM GENERAL REVENUE FUND . . . . .		-298,000

## PROBATION AND PAROLE SERVICES

64	SALARIES AND BENEFITS		
	FROM GENERAL REVENUE FUND . . . . .		-700,000
65	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND . . . . .		-250,000

## COMMUNITY FACILITIES AND ROAD PRISONS

66	SALARIES AND BENEFITS		
	FROM GENERAL REVENUE FUND . . . . .		-500,000
67	EXPENSES		
	FROM GENERAL REVENUE FUND . . . . .		-757,210
68	FOOD PRODUCTS		
	FROM GENERAL REVENUE FUND . . . . .		-2,118,000

EDUCATION, DEPARTMENT OF, AND COMMISSIONER OF  
EDUCATION

## OFFICE OF THE COMMISSIONER

69	SALARIES AND BENEFITS	POSITIONS	-6
	FROM GENERAL REVENUE FUND . . . . .		-137,759
70	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND . . . . .		-9,923
71	EXPENSES		
	FROM GENERAL REVENUE FUND . . . . .		-82,631
72	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND . . . . .		-10,778
73	SPECIAL CATEGORIES		
	CAPITOL TECHNICAL CENTER		
	FROM GENERAL REVENUE FUND . . . . .		-34,518
74	SPECIAL CATEGORIES		
	GRANTS AND AIDS - AFRICAN AND		
	AFRO-CARIBBEAN SCHOLARSHIP PROGRAM		
	FROM GENERAL REVENUE FUND . . . . .		-55,000
75	SPECIAL CATEGORIES		
	GRANTS AND AIDS - EDUCATION/BUSINESS		
	COOPERATION		

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	FROM GENERAL REVENUE FUND . . . . .	-102,000
76	SPECIAL CATEGORIES	
	FEDERAL EQUIPMENT MATCHING GRANT	
	FROM GENERAL REVENUE FUND . . . . .	-50,000
77	SPECIAL CATEGORIES	
	GRANTS AND AIDS - LATIN AMERICAN/CARIBBEAN	
	BASIN PROGRAM	
	FROM GENERAL REVENUE FUND . . . . .	-130,179
78	SPECIAL CATEGORIES	
	GRANTS AND AIDS - LATIN AMERICAN PUBLIC	
	TELEVISION	
	FROM GENERAL REVENUE FUND . . . . .	-4,720
79	SPECIAL CATEGORIES	
	LITIGATION EXPENSES	
	FROM GENERAL REVENUE FUND . . . . .	-1,894
80	SPECIAL CATEGORIES	
	GRANTS AND AIDS - PUBLIC BROADCASTING	
	FROM GENERAL REVENUE FUND . . . . .	-605,261

The proviso following Specific Appropriation 385 in Chapter 91-193, Laws of Florida, is hereby repealed. The allocation of funds appropriated in Specific Appropriation 80 shall be as follows: \$733,270 for statewide governmental and cultural affairs programming; \$587,971 for each of the public television stations recommended by the Commissioner of Education and \$103,759 for each of the public radio stations recommended by the Commissioner of Education.

The Department of Education is authorized quarterly to advance the funds provided in Specific Appropriation 80 for the operation of the public radio and television stations, whether they are public entities or not-for-profit corporations. From the funds in Specific Appropriation 80 "Governmental Affairs for Public Television" shall be produced by the same contractor selected by the Legislature to produce "Today in the Legislature."

81	SPECIAL CATEGORIES		
	GRANTS AND AIDS - RADIO READING SERVICES		
	FOR THE BLIND		
	FROM GENERAL REVENUE FUND . . . . .		-9,134
82	SPECIAL CATEGORIES		
	GRANTS AND AIDS - EDU		
	OUTREACH/INTERNATIONAL VOLUNTEER CORP		
	FROM GENERAL REVENUE FUND . . . . .		-46,268

OFFICE OF DEPUTY COMMISSIONER FOR PLANNING,  
BUDGETING AND MANAGEMENT

83	SALARIES AND BENEFITS	POSITIONS	-5
	FROM GENERAL REVENUE FUND . . . . .		-110,507
84	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND . . . . .		-9,338
85	EXPENSES		
	FROM GENERAL REVENUE FUND . . . . .		-78,170
86	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND . . . . .		-5,664
87	SPECIAL CATEGORIES		
	GRANTS AND AIDS - AUXILIARY LEARNING AIDS		
	FOR POSTSECONDARY HANDICAPPED STUDENTS		
	FROM GENERAL REVENUE FUND . . . . .		-67,996
88	SPECIAL CATEGORIES		
	GRANTS AND AIDS - FLORIDA DIAGNOSTIC AND		
	LEARNING RESOURCES CENTERS		
	FROM GENERAL REVENUE FUND . . . . .		-88,626

The proviso following Specific Appropriation 407 in Chapter 91-193, Laws of Florida, is hereby repealed. Funds in Specific Appropriation 88 shall be allocated to the Multidisciplinary Educational Services Centers as follows: University of Florida, \$355,440; University of Miami, \$281,725; Florida

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State University, \$290,630; University of South  
Florida, \$352,815; and Jacksonville University,  
\$278,091.

89	SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA ENDOWMENT FOR THE HUMANITIES FROM GENERAL REVENUE FUND . . . . .	-46,308
90	SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA INFORMATION RESOURCE NETWORK FROM GENERAL REVENUE FUND . . . . .	-515,681
91	SPECIAL CATEGORIES GRANTS AND AIDS - NEW WORLD SCHOOL OF THE ARTS FROM GENERAL REVENUE FUND . . . . .	-54,548
92	SPECIAL CATEGORIES GRANTS AND AIDS - MANAGEMENT TRAINING ACT FROM GENERAL REVENUE FUND . . . . .	-36,908
93	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM GENERAL REVENUE FUND . . . . .	-10,921
94	SPECIAL CATEGORIES EDUCATION MANAGEMENT IMPROVEMENT FROM GENERAL REVENUE FUND . . . . .	-46,308
95	DATA PROCESSING SERVICES KNOTT DATA CENTER - DEPARTMENT OF EDUCATION FROM GENERAL REVENUE FUND . . . . .	-124,518
96	DATA PROCESSING SERVICES REGIONAL DATA CENTERS - STATE UNIVERSITY SYSTEM FROM GENERAL REVENUE FUND . . . . .	-44,774
HUMAN RESOURCE DEVELOPMENT, DIVISION OF		
97	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND . . . . .	-67,480
98	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND . . . . .	-5,000
99	EXPENSES FROM GENERAL REVENUE FUND . . . . .	-17,003
100	AID TO LOCAL GOVERNMENTS PROFESSIONAL PRACTICES - SUBSTITUTES FROM GENERAL REVENUE FUND . . . . .	-9,022
101	SPECIAL CATEGORIES GRANTS AND AIDS - DISTRICT ASSESSMENT SYSTEM FROM GENERAL REVENUE FUND . . . . .	-100,167
102	SPECIAL CATEGORIES GRANTS AND AIDS - SUMMER INSERVICE INSTITUTES FROM GENERAL REVENUE FUND . . . . .	-498,956
103	SPECIAL CATEGORIES TEACHER OF THE YEAR FROM GENERAL REVENUE FUND . . . . .	-3,000
104	SPECIAL CATEGORIES SCHOOL RELATED PERSONNEL OF THE YEAR FROM GENERAL REVENUE FUND . . . . .	-987
BLIND SERVICES, DIVISION OF		
105	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND . . . . .	-785
106	EXPENSES FROM GENERAL REVENUE FUND . . . . .	-37,277
107	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND . . . . .	-460

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108	SPECIAL CATEGORIES VENDING STANDS FROM GENERAL REVENUE FUND . . . . .	-23,760
109	DATA PROCESSING SERVICES KNOTT DATA CENTER - DEPARTMENT OF EDUCATION FROM GENERAL REVENUE FUND . . . . .	-1,149
110	DATA PROCESSING SERVICES REGIONAL DATA CENTERS - STATE UNIVERSITY SYSTEM FROM GENERAL REVENUE FUND . . . . .	-249
PRIVATE COLLEGES AND UNIVERSITIES		
111	SPECIAL CATEGORIES BARRY UNIVERSITY - BACHELOR OF SCIENCE/NURSING FROM GENERAL REVENUE FUND . . . . .	-12,180
112	SPECIAL CATEGORIES GRANTS AND AIDS - BETHUNE COOKMAN COLLEGE CHALLENGER PROGRAM FROM GENERAL REVENUE FUND . . . . .	-18,229
113	SPECIAL CATEGORIES GRANTS AND AIDS - BETHUNE COOKMAN COLLEGE OF EDUCATION FROM GENERAL REVENUE FUND . . . . .	-18,229
114	SPECIAL CATEGORIES UNIVERSITY OF MIAMI MEDICAL SCHOOL MINORITY AFFAIRS OFFICE FROM GENERAL REVENUE FUND . . . . .	-10,416
115	SPECIAL CATEGORIES FLORIDA SOUTHERN - BACHELOR OF SCIENCE IN ACCOUNTING FROM GENERAL REVENUE FUND . . . . .	-3,387
116	SPECIAL CATEGORIES FLORIDA INSTITUTE OF TECHNOLOGY - SCIENCE EDUCATION FROM GENERAL REVENUE FUND . . . . .	-5,564
117	SPECIAL CATEGORIES UNIVERSITY OF MIAMI - INDUSTRIAL ENGINEERING FROM GENERAL REVENUE FUND . . . . .	-11,673
118	SPECIAL CATEGORIES UNIVERSITY OF MIAMI - BACHELOR OF SCIENCE/ARCHITECTURAL ENGINEERING FROM GENERAL REVENUE FUND . . . . .	-4,758
119	SPECIAL CATEGORIES BARRY UNIVERSITY - MASTER OF SOCIAL WORK PROGRAM - FT. MYERS FROM GENERAL REVENUE FUND . . . . .	-7,189
120	SPECIAL CATEGORIES FLORIDA INSTITUTE OF TECHNOLOGY - ENGINEERING CONTRACT FROM GENERAL REVENUE FUND . . . . .	-25,730
121	SPECIAL CATEGORIES FLORIDA SOUTHERN COLLEGE - BACHELOR OF SCIENCE/ARTS- ELEMENTARY/EARLY CHILDHOOD EDUCATION FROM GENERAL REVENUE FUND . . . . .	-4,476
122	SPECIAL CATEGORIES GRANTS AND AIDS - EDWARD WATERS UPGRADE FROM GENERAL REVENUE FUND . . . . .	-13,466
123	SPECIAL CATEGORIES LIBRARY RESOURCES FROM GENERAL REVENUE FUND . . . . .	-10,773
124	SPECIAL CATEGORIES MT SINAI RADIOLOGIC TECH CONTRACT FROM GENERAL REVENUE FUND . . . . .	-2,430
125	SPECIAL CATEGORIES	



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	NURSING CONTRACT - UNIVERSITY OF MIAMI FROM GENERAL REVENUE FUND . . . . .	-21,226
126	SPECIAL CATEGORIES SOCIAL WORK CONTRACT - BARRY UNIVERSITY FROM GENERAL REVENUE FUND . . . . .	-12,612
127	SPECIAL CATEGORIES TECHNOLOGICAL RESEARCH AND DEVELOPMENT AUTHORITY FROM GENERAL REVENUE FUND . . . . .	-33,170
128	SPECIAL CATEGORIES UNIVERSITY OF MIAMI - BIOMEDICAL ENGINEERING CONTRACT FROM GENERAL REVENUE FUND . . . . .	-5,757
129	SPECIAL CATEGORIES UNIVERSITY OF MIAMI - BIOMEDICAL SCIENCE DOCTORAL PROGRAMS CONTRACT FROM GENERAL REVENUE FUND . . . . .	-23,222
130	SPECIAL CATEGORIES UNIVERSITY OF MIAMI - ROSENSTIEL PHD MARINE AND ATMOSPHERIC SCIENCE FROM GENERAL REVENUE FUND . . . . .	-18,555
131	SPECIAL CATEGORIES UNIVERSITY OF MIAMI - ELECTRICAL ENGINEERING CONTRACT FROM GENERAL REVENUE FUND . . . . .	-13,657
132	SPECIAL CATEGORIES UNIVERSITY OF MIAMI - MASTER OF SCIENCE IN NURSING CONTRACT FROM GENERAL REVENUE FUND . . . . .	-19,205
133	SPECIAL CATEGORIES GRANTS AND AIDS - NOVA UNIVERSITY FROM GENERAL REVENUE FUND . . . . .	-26,656
134	FINANCIAL ASSISTANCE PAYMENTS PRIVATE TUITION ASSISTANCE FROM GENERAL REVENUE FUND . . . . .	-981,190
OFFICE OF STUDENT FINANCIAL ASSISTANCE		
135	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND . . . . .	-12,162
136	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND . . . . .	-9,175
137	EXPENSES FROM GENERAL REVENUE FUND . . . . .	-20,343
138	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND . . . . .	-5,212
139	SPECIAL CATEGORIES FINANCIAL AID CONTRACTUAL SERVICES FROM GENERAL REVENUE FUND . . . . .	-6,527
140	SPECIAL CATEGORIES VOCATIONAL GOLD SEAL SCHOLARSHIP FROM GENERAL REVENUE FUND . . . . .	-703,800

The proviso following Specific Appropriation 464A in Chapter 91-193, Laws of Florida, is hereby repealed. Funds provided in Specific Appropriation 140 shall be transferred to the Vocational Scholarship Program Trust Fund. The Department of Education is authorized to expend \$2,046,200 from the trust fund pursuant to the provisions of s.240.4021, Florida Statutes. If funds in Specific Appropriation 140 are insufficient to provide a full scholarship to each eligible recipient, the department may prorate the scholarship balances among all eligible recipients.

141	SPECIAL CATEGORIES TRANSFER FLORIDA ACADEMIC SCHOLARS FUND FROM FINANCIAL ASSISTANCE PAYMENTS FROM GENERAL REVENUE FUND . . . . .	-1,363,418
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The proviso following Specific Appropriation 465 in

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APPROPRIATION

Chapter 91-193, Laws of Florida, is hereby repealed. Funds provided in Specific Appropriation 141 shall be transferred to the Florida Undergraduate Scholars' Trust Fund. The Department of Education is authorized to expend \$23,948,145 from the trust fund pursuant to the provisions in s. 240.402, Florida Statutes. If funds in Specific Appropriation 141 are insufficient to provide a full scholarship to each eligible recipient, the department may prorate scholarship balances among all eligible recipients.

142	SPECIAL CATEGORIES TRANSFER PUBLIC STUDENT ASSISTANCE GRANT FINANCIAL ASSISTANCE PAYMENT FROM GENERAL REVENUE FUND . . . . .	-941,633
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The proviso following Specific Appropriation 466 in Chapter 91-193, Laws of Florida, is hereby repealed. Funds provided in Specific Appropriation 142 shall be transferred to the Florida Public Student Assistance Grant Trust Fund. The Department of Education is authorized to expend \$17,668,425 from the trust fund pursuant to the provisions of s. 240.409, Florida Statutes. The maximum grant to any student from the trust fund shall be \$1,300. If funds in Specific Appropriation 142 are insufficient to provide a full scholarship to each eligible recipient, the department may prorate scholarship balances among all eligible recipients. From the funds provided in Specific Appropriation 142, up to \$1,500,000 shall be earmarked for the purpose of providing awards to community college students who apply for a student assistance grant after the existing application deadline. The Department of Education shall process all late community college applications at the close of the latest drop/add period.

143	SPECIAL CATEGORIES TRANSFER PRIVATE STUDENT ASSISTANCE GRANT FINANCIAL ASSISTANCE PAYMENT FROM GENERAL REVENUE FUND . . . . .	-317,771
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The proviso following Specific Appropriation 467 in Chapter 91-193, Laws of Florida, is hereby repealed. Funds provided in Specific Appropriation 143 shall be transferred to the Florida Private Student Assistance Grant Trust Fund. The Department of Education is authorized to expend \$6,305,925 from the trust fund pursuant to the provisions of s. 240.4095, Florida Statutes. The maximum grant to any student from the trust fund shall be \$1,300. If funds in Specific Appropriation 143 are insufficient to provide a full scholarship to each eligible recipient, the department may prorate scholarship balances among all eligible recipients.

144	SPECIAL CATEGORIES TRANSFER POSTSECONDARY STUDENT ASSISTANCE GRANT FINANCIAL ASSISTANCE PAYMENT FROM GENERAL REVENUE FUND . . . . .	-65,091
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The proviso following Specific Appropriation 468 in Chapter 91-193, Laws of Florida, is hereby repealed. Funds provided in Specific Appropriation 144 shall be transferred to the Florida Postsecondary Student Assistance Grant Trust Fund. The Department of Education is authorized to expend \$1,221,192 from the Florida Postsecondary Student Assistance Grant Trust Fund pursuant to the provisions of s. 240.4097, Florida Statutes. The maximum grant to any student from the trust fund shall be \$1,300. If funds in Specific Appropriation 144 are insufficient to provide a full scholarship to each eligible recipient, the department may prorate scholarship balances among all eligible recipients.

145	FINANCIAL ASSISTANCE PAYMENTS CHILDREN OF DECEASED AND DISABLED VETERANS SCHOLARSHIPS FROM GENERAL REVENUE FUND . . . . .	-4,882
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146	FINANCIAL ASSISTANCE PAYMENTS	
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CRITICAL TEACHER SHORTAGE  
FROM GENERAL REVENUE FUND . . . . . -491,472

The proviso following Specific Appropriation 474 in Chapter 91-193, Laws of Florida, is hereby repealed. General Revenue funds provided in Specific Appropriation 146 shall be transferred to the Critical Teacher Shortage Trust Fund. The Department of Education is authorized to expend \$5,419,257 from the Critical Teacher Shortage Trust Fund pursuant to the provisions of s. 240.4065, Florida Statutes.

147 FINANCIAL ASSISTANCE PAYMENTS  
EXCEPTIONAL CHILD SCHOLARSHIPS  
FROM GENERAL REVENUE FUND . . . . . -6,410

148 FINANCIAL ASSISTANCE PAYMENTS  
STUDENT REGENT SCHOLARSHIP  
FROM GENERAL REVENUE FUND . . . . . -269

149 FINANCIAL ASSISTANCE PAYMENTS  
STATE BOARD OF COMMUNITY COLLEGES STUDENT  
MEMBER SCHOLARSHIP  
FROM GENERAL REVENUE FUND . . . . . -269

150 FINANCIAL ASSISTANCE PAYMENTS  
POSTSECONDARY EDUCATION PLANNING  
COMMISSION STUDENT MEMBER SCHOLARSHIP  
FROM GENERAL REVENUE FUND . . . . . -269

151 FINANCIAL ASSISTANCE PAYMENTS  
FLORIDA GRADUATE SCHOLARS  
FROM GENERAL REVENUE FUND . . . . . -30,000

152 FINANCIAL ASSISTANCE PAYMENTS  
MARY MCCLEOD BETHUNE SCHOLARSHIP  
FROM GENERAL REVENUE FUND . . . . . -60,487

The proviso following Specific Appropriation 480 in Chapter 91-193, Laws of Florida, is hereby repealed. General Revenue funds provided in Specific Appropriation 152 shall be transferred to the Mary McCleod Bethune Challenge Grant Trust Fund. The Department of Education is authorized to expend \$339,513 from the Mary McCleod Bethune Challenge Grant Trust Fund pursuant to the provisions of s. 240.4125, Florida Statutes.

153 FINANCIAL ASSISTANCE PAYMENTS  
NICARAGUAN/HAITIAN SCHOLARSHIPS  
FROM GENERAL REVENUE FUND . . . . . -509

154 FINANCIAL ASSISTANCE PAYMENTS  
MOST PROMISING TEACHER SCHOLARSHIP  
FROM GENERAL REVENUE FUND . . . . . -384,953

The proviso following Specific Appropriation 482 in Chapter 91-193, Laws of Florida, is hereby repealed. General Revenue funds provided in Specific Appropriation 154 shall be transferred to the Critical Teacher Shortage Trust Fund. The Department of Education is authorized to expend \$2,727,113 from the Critical Teacher Shortage Trust Fund pursuant to the provisions of s. 240.4068, Florida Statutes.

If funds in Specific Appropriation 154 are insufficient to provide a full scholarship to each eligible recipient, the department may prorate scholarship balances among all eligible recipients.

155 FINANCIAL ASSISTANCE PAYMENTS  
MASTER ASSOCIATE TEACHER SCHOLARSHIPS  
FROM GENERAL REVENUE FUND . . . . . -10,000

156 FINANCIAL ASSISTANCE PAYMENTS  
VIRGIL HAWKINS FELLOWSHIP PROGRAM  
FROM GENERAL REVENUE FUND . . . . . -16,160

## PUBLIC SCHOOLS, DIVISION OF

157 SALARIES AND BENEFITS POSITIONS -20  
FROM GENERAL REVENUE FUND . . . . . -344,331

158 OTHER PERSONAL SERVICES

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FROM GENERAL REVENUE FUND . . . . . -5,728

159 EXPENSES  
FROM GENERAL REVENUE FUND . . . . . -78,312

160 AID TO LOCAL GOVERNMENTS  
GRANTS AND AIDS - PROGRAMS OF EMPHASIS  
FROM GENERAL REVENUE FUND . . . . . -342,389

From the appropriation reduction identified in Specific Appropriation 160, \$226,170 shall be effective February 15, 1992.

161 AID TO LOCAL GOVERNMENTS  
GRANTS AND AIDS - FLORIDA EDUCATIONAL  
FINANCE PROGRAM  
FROM GENERAL REVENUE FUND . . . . . -196,229,084

From the appropriation reduction identified in Specific Appropriation 161, \$136,223,514 shall be effective February 15, 1992.

The third calculation of the FEFP shall include a supplemental budget reduction proration that shall total \$196,229,084 for all districts.

The supplemental budget reduction proration shall be calculated as provided in section 236.081(13) Florida Statutes, and shall be based on the sum of the total state and local FEFP, which shall include the district discretionary lottery funds and the additional state allocation. The proration shall be calculated prior to the funding adjustment calculation as provided in Specific Appropriation 509, Chapter 91-193, Laws of Florida. The supplemental budget reduction proration shall be included in and made a part of the funding adjustment calculation.

The calculation required in Section 236.081(11), Florida Statutes, shall not be included in the third calculation of the FEFP.

162 AID TO LOCAL GOVERNMENTS  
GRANTS AND AIDS - LAB SCHOOL TRANSITION  
FROM GENERAL REVENUE FUND . . . . . -37,214

From the appropriation reduction identified in Specific Appropriation 162, \$24,582 shall be effective February 15, 1992.

163 AID TO LOCAL GOVERNMENTS  
GRANTS AND AIDS - DISTRICT DISCRETIONARY  
LOTTERY FUNDS  
FROM EDUCATIONAL ENHANCEMENT TRUST FUND . 10,270,000

164 OPERATING CAPITAL OUTLAY  
FROM GENERAL REVENUE FUND . . . . . -32,292

165 SPECIAL CATEGORIES  
ASSESSMENT AND EVALUATION  
FROM GENERAL REVENUE FUND . . . . . -447,421

166 SPECIAL CATEGORIES  
GRANTS AND AIDS - HIGH PERFORMANCE  
INCENTIVES PROGRAM  
FROM EDUCATIONAL ENHANCEMENT TRUST FUND . -6,000,000

167 SPECIAL CATEGORIES  
FULL SERVICE SCHOOLS - INTERAGENCY  
COOPERATION  
FROM GENERAL REVENUE FUND . . . . . -53,229

From the appropriation reduction identified in Specific Appropriation 167, \$35,161 shall be effective February 15, 1992.

VOCATIONAL, ADULT, AND COMMUNITY EDUCATION,  
DIVISION OF

168 SALARIES AND BENEFITS POSITIONS -9  
FROM GENERAL REVENUE FUND . . . . . -307,111

169 OTHER PERSONAL SERVICES  
FROM GENERAL REVENUE FUND . . . . . -359

170 EXPENSES  
FROM GENERAL REVENUE FUND . . . . . -118,639

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171	AID TO LOCAL GOVERNMENTS CENTERS OF EXCELLENCE FROM GENERAL REVENUE FUND . . . . .	-27,322
172	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - COMMUNITY SCHOOLS FROM GENERAL REVENUE FUND . . . . .	-222,153
173	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - ADULT LITERACY CENTERS FROM GENERAL REVENUE FUND . . . . .	-823
174	SPECIAL CATEGORIES GRANTS AND AIDS - INDUSTRY SERVICES FROM GENERAL REVENUE FUND . . . . .	-3,000
COMMUNITY COLLEGES, DIVISION OF		
175	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND . . . . .	-2 -66,211
176	EXPENSES FROM GENERAL REVENUE FUND . . . . .	-16,570
177	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - COMMUNITY COLLEGE LOTTERY FUNDS FROM EDUCATIONAL ENHANCEMENT TRUST FUND .	915,000
Funds in Specific Appropriation 177 shall be distributed to each community college on the same pro rata basis as funds in Specific Appropriation 178 are reduced.		
178	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - COMMUNITY COLLEGES PROGRAM FUND FROM GENERAL REVENUE FUND . . . . .	-20,722,315
From the appropriation reduction identified in Specific Appropriation 178, \$10,731,870 shall be effective February 15, 1992. Reductions required by Specific Appropriation 178 shall be made on the same pro rata basis as the funds are distributed in Specific Appropriation 547 of Chapter 91-193, Laws of Florida.		
179	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - LIFELONG LEARNING FROM GENERAL REVENUE FUND . . . . .	-133,340
From the appropriation reduction identified in Specific Appropriation 179, \$73,270 shall be effective February 15, 1992. Reductions required by Specific Appropriation 179 shall be made on the same pro rata basis as the funds are distributed in Specific Appropriation 548 of Chapter 91-193, Laws of Florida.		
180	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - SUNSHINE STATE SKILLS PROGRAM FROM GENERAL REVENUE FUND . . . . .	-25,350
From the appropriation reduction identified in Specific Appropriation 180, \$13,930 shall be effective February 15, 1992.		
181	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND . . . . .	-93,379
182	SPECIAL CATEGORIES GRANTS AND AIDS - EDUCATION OF FEDERAL INMATES FROM GENERAL REVENUE FUND . . . . .	-19,710
From the appropriation reduction identified in Specific Appropriation 182, \$10,830 shall be effective February 15, 1992.		
183	SPECIAL CATEGORIES GRANTS AND AIDS - LITERACY CENTERS FROM GENERAL REVENUE FUND . . . . .	-25,473
From the appropriation reduction identified in		

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Specific Appropriation 183, \$13,998 shall be effective February 15, 1992.		
184	SPECIAL CATEGORIES GRANTS AND AIDS - LIBRARY AUTOMATION FROM GENERAL REVENUE FUND . . . . .	-202,840
From the appropriation reduction identified in Specific Appropriation 184, \$11,462 shall be effective February 15, 1992.		
185	SPECIAL CATEGORIES GRANTS AND AIDS - SOLAR ADMINISTRATION FROM GENERAL REVENUE FUND . . . . .	-3,151
From the appropriation reduction identified in Specific Appropriation 185, \$1,732 shall be effective February 15, 1992.		
186	SPECIAL CATEGORIES APPLETON MUSEUM - CENTRAL FLORIDA COMMUNITY COLLEGE FROM GENERAL REVENUE FUND . . . . .	-10,465
From the appropriation reduction identified in Specific Appropriation 186, \$5,750 shall be effective February 15, 1992.		
187	SPECIAL CATEGORIES MILITARY-RELATED ECONOMIC DEVELOPMENT FROM GENERAL REVENUE FUND . . . . .	-21,546
From the appropriation reduction identified in Specific Appropriation 187, \$11,840 shall be effective February 15, 1992.		
FLORIDA SCHOOL FOR THE DEAF AND THE BLIND		
188	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND . . . . .	-10,000
189	EXPENSES FROM GENERAL REVENUE FUND . . . . .	-68,332
190	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND . . . . .	-15,000
191	FOOD PRODUCTS FROM GENERAL REVENUE FUND . . . . .	-24,225
192	SPECIAL CATEGORIES OVERTIME FROM GENERAL REVENUE FUND . . . . .	-6,000
193	SPECIAL CATEGORIES SUMMER PROGRAMS FROM GENERAL REVENUE FUND . . . . .	-14,639
194	SPECIAL CATEGORIES TEACHER EDUCATION FROM GENERAL REVENUE FUND . . . . .	-1,200
195	SPECIAL CATEGORIES MAINSTREAMING FROM GENERAL REVENUE FUND . . . . .	-18,000
196	SPECIAL CATEGORIES COMMUNICATION PHILOSOPHY FROM GENERAL REVENUE FUND . . . . .	-6,000
POSTSECONDARY EDUCATION PLANNING COMMISSION		
197	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND . . . . .	-18,000
198	EXPENSES FROM GENERAL REVENUE FUND . . . . .	-17,179
199	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND . . . . .	-978
UNIVERSITIES, DIVISION OF		
EDUCATIONAL AND GENERAL ACTIVITIES		
200	LUMP SUM	

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	STATE UNIVERSITY SYSTEM LOTTERY FUNDS FROM EDUCATIONAL ENHANCEMENT TRUST FUND . . . . .	915,000	
201	LUMP SUM INSTITUTE OF FOOD AND AGRICULTURAL SCIENCES OPERATIONS POSITIONS -75 FROM GENERAL REVENUE FUND . . . . . -4,177,003 FROM INSTITUTE OF FOOD AND AGRICULTURAL SCIENCES STUDENT FEE TRUST FUND . . . . .	273,089	
	From the appropriation reduction identified in Specific Appropriation 201, \$2,825,802 and 36 positions shall be effective February 15, 1992.		
202	LUMP SUM UNIVERSITY OF SOUTH FLORIDA MEDICAL CENTER OPERATIONS POSITIONS -50 FROM GENERAL REVENUE FUND . . . . . -2,085,298 FROM UNIVERSITY OF SOUTH FLORIDA MEDICAL CENTER STUDENT FEE TRUST FUND . . . . .	104,919	
	From the appropriation reduction identified in Specific Appropriation 202, \$1,590,645 and 35 positions shall be effective February 15, 1992.		
203	LUMP SUM UNIVERSITY OF FLORIDA HEALTH CENTER OPERATIONS POSITIONS -42 FROM GENERAL REVENUE FUND . . . . . -3,938,040 FROM UNIVERSITY OF FLORIDA HEALTH SCIENCES CENTER STUDENT FEE TRUST FUND . . . . .	116,639	
	From the appropriation reduction identified in Specific Appropriation 203, \$2,804,167 and 11 positions shall be effective February 15, 1992.		
204	LUMP SUM UNIVERSITY SUPPORT/EDUCATIONAL AND GENERAL OPERATIONS POSITIONS -148 FROM GENERAL REVENUE FUND . . . . . -13,000,000		
	From the appropriation reduction identified in Specific Appropriation 204, \$7,862,601 and 85 positions shall be effective February 15, 1992.		
205	LUMP SUM INSTRUCTION AND RESEARCH/EDUCATIONAL AND GENERAL POSITIONS -132 FROM GENERAL REVENUE FUND . . . . . -20,685,480 FROM INCIDENTAL TRUST FUND . . . . .	3,376,480	
	From the appropriation reduction identified in Specific Appropriation 205, \$8,445,178 and 68 positions shall be effective February 15, 1992.		
BOARD OF REGENTS GENERAL OFFICE			
206	SALARIES AND BENEFITS POSITIONS -4 FROM GENERAL REVENUE FUND . . . . .	-160,590	
207	SPECIAL CATEGORIES COMMUNITY HOSPITAL EDUCATION PROGRAM FROM GENERAL REVENUE FUND . . . . .	-310,026	
	From the appropriation reduction identified in Specific Appropriation 207, \$188,849 shall be effective February 15, 1992.		
208	SPECIAL CATEGORIES GRANTS AND AIDS - MEDICAL TRAINING AND SIMULATION LABORATORY FROM GENERAL REVENUE FUND . . . . .	-51,629	
	From the appropriation reduction identified in Specific Appropriation 208, \$31,449 shall be effective February 15, 1992.		
209	SPECIAL CATEGORIES PLANNING FOR A TENTH UNIVERSITY FROM GENERAL REVENUE FUND . . . . .	-100,000	
210	SPECIAL CATEGORIES		

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	GRANTS AND AIDS - FIRST ACCREDITED MEDICAL SCHOOL FROM GENERAL REVENUE FUND . . . . .	-637,016	
	From the appropriation reduction identified in Specific Appropriation 210, \$388,023 shall be effective February 15, 1992.		
211	SPECIAL CATEGORIES GRANTS AND AIDS - HIGH TECHNOLOGY RESEARCH AND DEVELOPMENT FROM GENERAL REVENUE FUND . . . . .	-110,953	
	From the appropriation reduction identified in Specific Appropriation 211, \$67,583 shall be effective February 15, 1992.		
212	SPECIAL CATEGORIES TAXATION AND BUDGET REFORM COMMISSION FROM GENERAL REVENUE FUND . . . . .	-36,935	
	From the appropriation reduction identified in Specific Appropriation 212, \$22,497 shall be effective February 15, 1992.		
213	SPECIAL CATEGORIES SOUTHEASTERN UNIVERSITY - OSTEOPATHY FROM GENERAL REVENUE FUND . . . . .	-82,675	
	From the appropriation reduction identified in Specific Appropriation 213, \$50,366 shall be effective February 15, 1992.		
214	SPECIAL CATEGORIES SOUTHEASTERN UNIVERSITY - PHARMACY FROM GENERAL REVENUE FUND . . . . .	-29,811	
	From the appropriation reduction identified in Specific Appropriation 214, \$18,158 shall be effective February 15, 1992.		
215	SPECIAL CATEGORIES SOUTHEASTERN UNIVERSITY - OPTOMETRY FROM GENERAL REVENUE FUND . . . . .	-4,398	
	From the appropriation reduction identified in Specific Appropriation 215, \$2,678 shall be effective February 15, 1992.		
216	SPECIAL CATEGORIES PUBLIC SECTOR URBAN, RURAL AND UNMET NEEDS FROM GENERAL REVENUE FUND . . . . .	-5,146	
	From the appropriation reduction identified in Specific Appropriation 216, \$3,136 shall be effective February 15, 1991.		
ELDER AFFAIRS, DEPARTMENT OF			
217	EXPENSES FROM GENERAL REVENUE FUND . . . . .	-23,025	
ENVIRONMENTAL REGULATION, DEPARTMENT OF			
218	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . . . . . FROM POLLUTION RECOVERY TRUST FUND . . . . .	-447,930	447,930
219	EXPENSES FROM GENERAL REVENUE FUND . . . . . FROM POLLUTION RECOVERY TRUST FUND . . . . .	-212,045	74,022
GAME AND FRESH WATER FISH COMMISSION, FLORIDA			
OFFICE OF THE EXECUTIVE DIRECTOR AND DIVISION OF ADMINISTRATIVE SERVICES			
220	EXPENSES FROM STATE GAME TRUST FUND . . . . .	-154,674	
LAW ENFORCEMENT, DIVISION OF			
221	EXPENSES FROM GENERAL REVENUE FUND . . . . .	-213,492	
222	SPECIAL CATEGORIES		

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OPERATION AND MAINTENANCE OF PATROL  
VEHICLES  
FROM GENERAL REVENUE FUND . . . . . -708,683  
FROM STATE GAME TRUST FUND . . . . . 375,044

FISHERIES, DIVISION OF

223 OTHER PERSONAL SERVICES  
FROM STATE GAME TRUST FUND . . . . . -220,370

GENERAL SERVICES, DEPARTMENT OF

INFORMATION RESOURCE COMMISSION

224 SALARIES AND BENEFITS POSITIONS -1  
FROM GENERAL REVENUE FUND . . . . . -48,775

225 EXPENSES  
FROM GENERAL REVENUE FUND . . . . . -4,018

INFORMATION SERVICES, DIVISION OF

226 EXPENSES  
FROM GENERAL REVENUE FUND . . . . . -125,192

MOTOR POOL, DIVISION OF

227 EXPENSES  
FROM BUREAU OF AIRCRAFT TRUST FUND . . . . -26,555

228 SPECIAL CATEGORIES  
TRANSFER TO BUREAU OF AIRCRAFT TRUST FUND  
FROM GENERAL REVENUE FUND . . . . . -26,555

BOND FINANCE, DIVISION OF

229 EXPENSES  
FROM GENERAL REVENUE FUND . . . . . -8,453

COMMUNICATIONS, DIVISION OF

230 SPECIAL CATEGORIES  
GENERAL REVENUE TRANSFER TO COMMUNICATIONS  
WORKING CAPITAL TRUST FUND FOR  
NON-RECOVERABLE (CATEGORY I) SERVICES  
FROM GENERAL REVENUE FUND . . . . . -404,387

GOVERNOR, EXECUTIVE OFFICE OF THE

GENERAL OFFICE

231 OTHER PERSONAL SERVICES  
FROM PLANNING AND BUDGETING SYSTEM TRUST  
FUND . . . . . -10,000

232 EXPENSES  
FROM PLANNING AND BUDGETING SYSTEM TRUST  
FUND . . . . . -85,155

233 LUMP SUM  
EXECUTIVE OFFICE OF THE GOVERNOR -  
REORGANIZATION  
FROM GENERAL REVENUE FUND . . . . . -403,493

234 SPECIAL CATEGORIES  
GRANTS AND AIDS - GOVERNOR'S COUNCIL ON  
INDIAN AFFAIRS  
FROM GENERAL REVENUE FUND . . . . . -5,891

235 SPECIAL CATEGORIES  
GRANTS AND AIDS - NORTHWEST FLORIDA CREEK  
INDIAN COUNCIL  
FROM GENERAL REVENUE FUND . . . . . -2,230

236 SPECIAL CATEGORIES  
NATIONAL GOVERNORS' ASSOCIATION  
FROM GENERAL REVENUE FUND . . . . . -133,760

237 DATA PROCESSING SERVICES  
STATE COMPTROLLER'S DATA CENTER -  
DEPARTMENT OF BANKING AND FINANCE  
FROM PLANNING AND BUDGETING SYSTEM TRUST  
FUND . . . . . -9,692

HEALTH AND REHABILITATIVE SERVICES, DEPARTMENT OF

OFFICE OF THE SECRETARY

238 SALARIES AND BENEFITS POSITIONS -3  
FROM GENERAL REVENUE FUND . . . . . -63,737

239 EXPENSES  
FROM GENERAL REVENUE FUND . . . . . -30,211

OFFICE OF THE DEPUTY SECRETARY FOR ADMINISTRATION

240 SALARIES AND BENEFITS POSITIONS -12  
FROM GENERAL REVENUE FUND . . . . . -197,474  
FROM ADMINISTRATIVE TRUST FUND . . . . . -71,942

241 EXPENSES  
FROM GENERAL REVENUE FUND . . . . . -31,403

242 SPECIAL CATEGORIES  
TRANSFER TO DIVISION OF ADMINISTRATIVE  
HEARINGS  
FROM GENERAL REVENUE FUND . . . . . -53,546  
FROM ADMINISTRATIVE TRUST FUND . . . . . 53,546

DEPUTY SECRETARY FOR MANAGEMENT SYSTEMS

243 SPECIAL CATEGORIES  
COMPUTER RELATED EXPENSES  
FROM WORKING CAPITAL TRUST FUND . . . . . -500,000

OFFICE OF THE DEPUTY SECRETARY FOR HUMAN SERVICES

244 SALARIES AND BENEFITS POSITIONS -24  
FROM GENERAL REVENUE FUND . . . . . -1,098,677  
FROM ADMINISTRATIVE TRUST FUND . . . . . -10,244  
FROM ALCOHOL, DRUG ABUSE AND MENTAL  
HEALTH TRUST FUND . . . . . 68,926  
FROM GRANTS AND DONATIONS TRUST FUND . . . . 138,770  
FROM LOW INCOME HOME ENERGY ASSISTANCE  
PROGRAM BLOCK GRANT TRUST FUND . . . . . 35,601

245 OTHER PERSONAL SERVICES  
FROM GENERAL REVENUE FUND . . . . . -11,103

246 EXPENSES  
FROM GENERAL REVENUE FUND . . . . . -188,603  
FROM ADMINISTRATIVE TRUST FUND . . . . . -2,000

247 OPERATING CAPITAL OUTLAY  
FROM GENERAL REVENUE FUND . . . . . -3,267

248 SPECIAL CATEGORIES  
GRANTS AND AIDS - CONTRACTED SERVICES  
FROM GENERAL REVENUE FUND . . . . . -125,000

249 SPECIAL CATEGORIES  
MEDICAID PEER REVIEW  
FROM GENERAL REVENUE FUND . . . . . -2,806

250 DATA PROCESSING SERVICES  
HEALTH AND REHABILITATIVE SERVICES  
TECHNOLOGY CENTER  
FROM GENERAL REVENUE FUND . . . . . -500,000

DEPUTY SECRETARY FOR HEALTH

251 SALARIES AND BENEFITS POSITIONS -11  
FROM GENERAL REVENUE FUND . . . . . -226,530

252 EXPENSES  
FROM GENERAL REVENUE FUND . . . . . -244,423

253 AID TO LOCAL GOVERNMENTS  
MOSQUITO CONTROL PROGRAM  
FROM GENERAL REVENUE FUND . . . . . -329,268

254 SPECIAL CATEGORIES  
TRANSFER TO GENERAL REVENUE FUND  
FROM EMERGENCY MEDICAL SERVICES TRUST  
FUND . . . . . 1,215,455

DEPUTY SECRETARY FOR OPERATIONS

OFFICE OF THE DEPUTY SECRETARY FOR OPERATIONS

255 EXPENSES  
FROM GENERAL REVENUE FUND . . . . . -16,732

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## DISTRICT ADMINISTRATION

256	SALARIES AND BENEFITS	POSITIONS	-40	
	FROM GENERAL REVENUE FUND		-538,389	
257	EXPENSES			
	FROM GENERAL REVENUE FUND		-473,287	
258	SPECIAL CATEGORIES			
	CITIZEN ADVOCACY COMMITTEES AND ADVISORY			
	COUNCILS - EXPENSES			
	FROM GENERAL REVENUE FUND		-12,205	
259	SPECIAL CATEGORIES			
	TRANSFER TO GENERAL REVENUE FUND			
	FROM ADMINISTRATIVE TRUST FUND		1,633,049	

## ECONOMIC SERVICES

260	SALARIES AND BENEFITS	POSITIONS	-65	
	FROM GENERAL REVENUE FUND		-373,750	
	FROM ADMINISTRATIVE TRUST FUND		-373,750	
261	EXPENSES			
	FROM GENERAL REVENUE FUND		-249,652	
	FROM ADMINISTRATIVE TRUST FUND		-118,908	
262	SPECIAL CATEGORIES			
	GRANTS AND AIDS - FEDERAL EMERGENCY			
	SHELTER GRANT PROGRAM			
	FROM GENERAL REVENUE FUND		-2,433,477	
	FROM ADMINISTRATIVE TRUST FUND		-2,433,477	
263	FINANCIAL ASSISTANCE PAYMENTS			
	AID TO FAMILIES WITH DEPENDENT CHILDREN			
	FROM GENERAL REVENUE FUND		-1,097,502	
	FROM DIRECT ASSISTANCE TRUST FUND		-1,301,934	

## AGING AND ADULT SERVICES

264	EXPENSES			
	FROM GENERAL REVENUE FUND		-49,287	
265	LUMP SUM			
	ELDERLY AND ADULT SERVICES INITIATIVES			
	FROM GENERAL REVENUE FUND		-1,500,000	

The proviso following Specific Appropriation 840A in Chapter 91-193, Laws of Florida, is hereby repealed.

266	SPECIAL CATEGORIES			
	TRANSFER TO GENERAL REVENUE FUND			
	FROM DISPLACED HOMEMAKER TRUST FUND		133,537	
	FROM MARRIAGE LICENSE FEES TRUST FUND		200,616	

## ALCOHOL, DRUG ABUSE AND MENTAL HEALTH SERVICES

267	LUMP SUM			
	ALCOHOL, DRUG ABUSE AND MENTAL HEALTH			
	INITIATIVES			
	FROM GENERAL REVENUE FUND		-250,000	

The proviso following Specific Appropriation 863A in Chapter 91-193, Laws of Florida, is hereby repealed.

268	SPECIAL CATEGORIES			
	GRANTS AND AIDS - COMMUNITY SUBSTANCE			
	ABUSE SERVICES			
	FROM GENERAL REVENUE FUND		-191,216	

269	SPECIAL CATEGORIES			
	TRANSFER TO GENERAL REVENUE FUND			
	FROM ALCOHOLISM RESOURCE LICENSING TRUST			
	FUND		6,334	
	FROM GRANTS AND DONATIONS TRUST FUND		57,759	

## MENTAL HEALTH - INSTITUTIONS

Effective February 1, 1992, funding for the Florida Addictions Treatment Center in Avon Park is eliminated.

270	SALARIES AND BENEFITS	POSITIONS	-77	
	FROM GENERAL REVENUE FUND		-609,193	

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271	OTHER PERSONAL SERVICES			
	FROM GENERAL REVENUE FUND		-12,338	
272	EXPENSES			
	FROM GENERAL REVENUE FUND		-412,848	
273	OPERATING CAPITAL OUTLAY			
	FROM GENERAL REVENUE FUND		-7,930	
274	FOOD PRODUCTS			
	FROM GENERAL REVENUE FUND		-68,056	
275	SPECIAL CATEGORIES			
	GRANTS AND AIDS - CONTRACTED PROFESSIONAL			
	SERVICES			
	FROM GENERAL REVENUE FUND		-12,184	

## CHILDREN, YOUTH AND FAMILY SERVICES

276	SALARIES AND BENEFITS	POSITIONS	-178	
	FROM GENERAL REVENUE FUND		-5,412,739	
	FROM SOCIAL SERVICES BLOCK GRANT TRUST			3,828,979
277	OTHER PERSONAL SERVICES			
	FROM GENERAL REVENUE FUND		-34,000	
278	EXPENSES			
	FROM GENERAL REVENUE FUND		-727,725	
	FROM CHILD WELFARE TRAINING TRUST FUND			-109,231
	FROM DIRECT ASSISTANCE TRUST FUND			373,703
	FROM JUVENILE JUSTICE TRAINING TRUST			-264,472
279	LUMP SUM			
	CHILDREN AND YOUTH INITIATIVES			
	FROM GENERAL REVENUE FUND		-1,500,000	

The proviso following Specific Appropriation 889A in Chapter 91-193, Laws of Florida, is hereby repealed.

280	SPECIAL CATEGORIES			
	GRANTS AND AIDS - CHILD DAY CARE			
	FROM SOCIAL SERVICES BLOCK GRANT TRUST			-3,828,979
281	SPECIAL CATEGORIES			
	GRANTS AND AIDS - CONTRACTED SERVICES			
	FROM GENERAL REVENUE FUND		-646,842	
	FROM CHILD WELFARE TRAINING TRUST FUND			-420,773
	FROM DIRECT ASSISTANCE TRUST FUND			543,354
	FROM JUVENILE JUSTICE TRAINING TRUST			-122,581
282	SPECIAL CATEGORIES			
	TRANSFER TO GENERAL REVENUE FUND			
	FROM GRANTS AND DONATIONS TRUST FUND			27,693
	FROM JUVENILE JUSTICE TRAINING TRUST			210,370
	FUND			

## CHILDREN AND YOUTH - INSTITUTIONS

283	EXPENSES			
	FROM GENERAL REVENUE FUND		-7,884	

## DEVELOPMENTAL SERVICES

284	EXPENSES			
	FROM GENERAL REVENUE FUND		-13,286	
285	LUMP SUM			
	DEVELOPMENTAL SERVICES INITIATIVES			
	FROM GENERAL REVENUE FUND		-1,500,000	

The proviso following Specific Appropriation 922A in Chapter 91-193, Laws of Florida, is hereby repealed.

286	SPECIAL CATEGORIES			
	GRANTS AND AIDS - COMMUNITY RESIDENTIAL			
	TRAINING			
	FROM GENERAL REVENUE FUND		-1,964,070	
	FROM OPERATIONS AND MAINTENANCE TRUST			1,964,070
	FUND			
287	SPECIAL CATEGORIES			



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INTERMEDIATE CARE FACILITIES/MENTALLY RETARDED - COMMUNITY		
FROM GENERAL REVENUE FUND . . . . .	-256,339	
FROM OPERATIONS AND MAINTENANCE TRUST FUND . . . . .		-309,347
288 SPECIAL CATEGORIES		
TRANSFER TO GENERAL REVENUE FUND		
FROM INTERMEDIATE CARE		
FACILITIES/MENTALLY RETARDED/GROUP		
LIVING HOME REVOLVING TRUST FUND . . . .		14,994

## DEVELOPMENTAL SERVICES - INSTITUTIONS

289 SALARIES AND BENEFITS		
FROM GENERAL REVENUE FUND . . . . .	-1,173,558	
FROM OPERATIONS AND MAINTENANCE TRUST FUND . . . . .		1,173,558
290 EXPENSES		
FROM GENERAL REVENUE FUND . . . . .	-118,455	

## HEALTH SERVICES

291 SALARIES AND BENEFITS		
FROM COUNTY HEALTH UNIT TRUST FUND . . . .		-1,369,857
292 EXPENSES		
FROM GENERAL REVENUE FUND . . . . .	-28,172	
FROM COUNTY HEALTH UNIT TRUST FUND . . . .		-164,000
293 AID TO LOCAL GOVERNMENTS		
CONTRIBUTION TO COUNTY HEALTH UNITS		
FROM GENERAL REVENUE FUND . . . . .	-2,808,857	

Of the total funds in Specific Appropriation 293, \$1,275,000 in recurring general revenue is reduced from the sewage disposal system program, and the department is directed to promulgate rules to increase fees to cover the cost of permitting and inspecting septic tanks and other on site sewage disposal systems.

294 SPECIAL CATEGORIES		
GRANTS AND AIDS - EPILEPSY SERVICES		
FROM GENERAL REVENUE FUND . . . . .	-162,333	
295 SPECIAL CATEGORIES		
KIDNEY DISEASE PROGRAM		
FROM GENERAL REVENUE FUND . . . . .	-20,371	
296 SPECIAL CATEGORIES		
TRANSFER TO GENERAL REVENUE FUND		
FROM EPILEPSY SERVICES TRUST FUND . . . .		79,928

## HEALTH - TUBERCULOSIS HOSPITAL

297 SALARIES AND BENEFITS		
FROM GENERAL REVENUE FUND . . . . .	-1,000	
The department shall provide the legislature with a comprehensive report and recommendations by February 10, 1992. The report shall address the future use of the A. G. Holley Hospital and include recommendations regarding time frames, tuberculosis census projections, and resource requirements for closing the T.B. program at the hospital and developing appropriate community-based programs. The report shall also include a recommended budget reflecting the resource requirements for all programs recommended to be located on the A. G. Holley Hospital campus.		
298 EXPENSES		
FROM GENERAL REVENUE FUND . . . . .	-16,061	
299 SPECIAL CATEGORIES		
TRANSFER TO GENERAL REVENUE FUND		
FROM HOSPITAL MAINTENANCE TRUST FUND . . .		69,265

## CHILDREN'S MEDICAL SERVICES

300 EXPENSES		
FROM GENERAL REVENUE FUND . . . . .	-12,722	
301 SPECIAL CATEGORIES		

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CATASTROPHIC MEDICAL SERVICES		
FROM GENERAL REVENUE FUND . . . . .		-142,000
302 SPECIAL CATEGORIES		
CONTRACTED SERVICES		
FROM GENERAL REVENUE FUND . . . . .		-20,391
303 SPECIAL CATEGORIES		
MASTER CONTRACTS		
FROM GENERAL REVENUE FUND . . . . .		-170,000
304 SPECIAL CATEGORIES		
GRANTS AND AIDS - REGIONAL PERINATAL		
INTENSIVE CARE CENTER DEVELOPMENTAL		
EVALUATION AND INTERVENTION		
FROM GENERAL REVENUE FUND . . . . .		-11,600
CHILD SUPPORT ENFORCEMENT SERVICES		
305 EXPENSES		
FROM GENERAL REVENUE FUND . . . . .	-125,156	
FROM ADMINISTRATIVE TRUST FUND . . . . .		-209,906

## MEDICAID SERVICES

Funds in Specific Appropriations 306 through 336 are reduced by \$11,216,507 in Public Medical Assistance Trust Fund, \$13,515,789 in Medical Care Trust Fund and \$41,934 in Administrative Trust Fund to eliminate the Medically Needy Program effective April 1, 1992.

Funds in Specific Appropriations 306 through 336 are reduced by \$7,000,463 in Public Medical Assistance Trust Fund, \$7,741,762 in Medical Care Trust Fund and \$26,089 in Administrative Trust Fund to delay the expansion of eligibility to pregnant women and children with incomes up to and including 185% of the federal poverty level to May 1, 1992. The proviso following Specific Appropriation 1009 in Chapter 91-193, Laws of Florida, is hereby repealed. Funds in Specific Appropriations 306 through 336 are reduced by \$12,534,862 in Public Medical Assistance Trust Fund, \$15,060,034 in Medical Care Trust Fund and \$128,665 in Administrative Trust Fund to reduce medicaid eligibility for services, except for the Medicare Buy-in, for elderly or disabled persons with incomes above 90% of the federal poverty level.

306 EXPENSES		
FROM GENERAL REVENUE FUND . . . . .	-18,849	
307 LUMP SUM		
TRANSFER TO PUBLIC MEDICAL ASSISTANCE		
TRUST FUND		
FROM GENERAL REVENUE FUND . . . . .	-50,896,338	
308 SPECIAL CATEGORIES		
ADULT DENTAL, VISUAL AND HEARING SERVICES		
FROM MEDICAL CARE TRUST FUND . . . . .		-422,161
FROM PUBLIC MEDICAL ASSISTANCE TRUST		
FUND . . . . .		-349,756
309 SPECIAL CATEGORIES		
COMMUNITY MENTAL HEALTH SERVICES		
FROM MEDICAL CARE TRUST FUND . . . . .		-473,260
FROM PUBLIC MEDICAL ASSISTANCE TRUST		
FUND . . . . .		-392,089
310 SPECIAL CATEGORIES		
EARLY AND PERIODIC SCREENING OF CHILDREN		
FROM MEDICAL CARE TRUST FUND . . . . .		-160,003
FROM PUBLIC MEDICAL ASSISTANCE TRUST		
FUND . . . . .		-135,343
311 SPECIAL CATEGORIES		
FAMILY PLANNING		
FROM MEDICAL CARE TRUST FUND . . . . .		-20,438
FROM PUBLIC MEDICAL ASSISTANCE TRUST		
FUND . . . . .		-16,932
312 SPECIAL CATEGORIES		
GRADUATE MEDICAL EDUCATION		
FROM GENERAL REVENUE FUND . . . . .	-2,711,139	
FROM MEDICAL CARE TRUST FUND . . . . .		2,711,139

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313	SPECIAL CATEGORIES HOME AND COMMUNITY BASED SERVICES FROM MEDICAL CARE TRUST FUND . . . . .	-1,699,882	
	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND . . . . .	-1,408,332	
314	SPECIAL CATEGORIES HOME HEALTH SERVICES FROM MEDICAL CARE TRUST FUND . . . . .	-159,805	
	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND . . . . .	-133,636	
315	SPECIAL CATEGORIES HOSPICE SERVICES FROM MEDICAL CARE TRUST FUND . . . . .	-272,001	
	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND . . . . .	-225,350	
316	SPECIAL CATEGORIES HOSPITAL INPATIENT SERVICES FROM GENERAL REVENUE FUND . . . . .	-13,868,650	
	FROM MEDICAL CARE TRUST FUND . . . . .	-31,541,251	
	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND . . . . .	-13,238,968	
317	SPECIAL CATEGORIES HOSPITAL INSURANCE BENEFITS FROM MEDICAL CARE TRUST FUND . . . . .	-535,931	
	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND . . . . .	-444,013	
318	SPECIAL CATEGORIES HOSPITAL OUTPATIENT SERVICES FROM GENERAL REVENUE FUND . . . . .	-905,702	
	FROM MEDICAL CARE TRUST FUND . . . . .	6,441,982	
	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND . . . . .	-8,091,496	
319	SPECIAL CATEGORIES RESPIRATORY THERAPY SERVICES FROM MEDICAL CARE TRUST FUND . . . . .	-11,474	
	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND . . . . .	-9,985	
320	SPECIAL CATEGORIES MEDICAID FISCAL CONTRACT FROM ADMINISTRATIVE TRUST FUND . . . . .	-196,688	
	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND . . . . .	-88,900	
321	SPECIAL CATEGORIES NURSE PRACTITIONER SERVICES FROM MEDICAL CARE TRUST FUND . . . . .	-13,736	
	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND . . . . .	-11,506	
322	SPECIAL CATEGORIES NURSING HOME CARE FROM GENERAL REVENUE FUND . . . . .	-14,287,998	
	FROM MEDICAL CARE TRUST FUND . . . . .	-17,245,875	
	To implement the funding reduction in Specific Appropriation 322, the Department of Health and Rehabilitative Services is authorized to amend the Medicaid Long-Term Reimbursement Plan to reduce reimbursement to nursing home providers consistent with the mandatory reserve reductions.		
323	SPECIAL CATEGORIES BIRTHING CENTER SERVICES FROM MEDICAL CARE TRUST FUND . . . . .	-767	
	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND . . . . .	-636	
324	SPECIAL CATEGORIES OTHER LAB AND X-RAY SERVICES FROM MEDICAL CARE TRUST FUND . . . . .	-63,354	
	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND . . . . .	-52,598	
325	SPECIAL CATEGORIES PATIENT TRANSPORTATION FROM MEDICAL CARE TRUST FUND . . . . .	-1,683,849	

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	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND . . . . .	-1,395,582	
326	SPECIAL CATEGORIES PERSONAL CARE SERVICES FROM MEDICAL CARE TRUST FUND . . . . .	-112,541	
	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND . . . . .	-97,929	
327	SPECIAL CATEGORIES PHYSICAL REHABILITATION THERAPY FROM MEDICAL CARE TRUST FUND . . . . .	-78,424	
	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND . . . . .	-68,240	
328	SPECIAL CATEGORIES PHYSICIAN SERVICES FROM GENERAL REVENUE FUND . . . . .	-14,955,303	
	FROM MEDICAL CARE TRUST FUND . . . . .	-38,609,588	
	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND . . . . .	-17,210,300	
	FROM SPECIAL GRANTS TRUST FUND . . . . .	-161,375	
	In Specific Appropriation 328 the Department of Health and Rehabilitative Services is directed to amend the Medicaid maximum allowable fee schedule plan to implement the mandatory reserve reduction. Funding for the increase of obstetrical fees for Medicaid providers is reduced to reflect a delay in the effective date of June 1, 1992.		
329	SPECIAL CATEGORIES CHIROPRACTIC SERVICES FROM GENERAL REVENUE FUND . . . . .	-70,633	
	FROM MEDICAL CARE TRUST FUND . . . . .	-109,689	
	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND . . . . .	-19,719	
330	SPECIAL CATEGORIES PREPAID HEALTH PLANS/HEALTH MAINTENANCE ORGANIZATION FROM GENERAL REVENUE FUND . . . . .	-1,322,557	
	FROM MEDICAL CARE TRUST FUND . . . . .	-2,041,025	
	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND . . . . .	-368,201	
	FROM SPECIAL GRANTS TRUST FUND . . . . .	-6,051	
331	SPECIAL CATEGORIES PRESCRIBED MEDICINE/DRUGS FROM GENERAL REVENUE FUND . . . . .	-8,388,710	
	FROM GRANTS AND DONATIONS TRUST FUND . . . . .	8,388,710	
	FROM MEDICAL CARE TRUST FUND . . . . .	-7,868,479	
	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND . . . . .	-6,545,599	
332	SPECIAL CATEGORIES PRIVATE DUTY NURSING SERVICES FROM MEDICAL CARE TRUST FUND . . . . .	-11,151	
	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND . . . . .	-9,704	
333	SPECIAL CATEGORIES RURAL HEALTH SERVICES FROM MEDICAL CARE TRUST FUND . . . . .	-32,827	
	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND . . . . .	-27,867	
334	SPECIAL CATEGORIES SPEECH THERAPY SERVICES FROM MEDICAL CARE TRUST FUND . . . . .	-4,608	
	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND . . . . .	-4,009	
335	SPECIAL CATEGORIES GRANTS AND AIDS - REGIONAL PERINATAL INTENSIVE CARE CENTER DISPROPORTIONATE SHARE FROM GENERAL REVENUE FUND . . . . .	-3,000,000	
	FROM MEDICAL CARE TRUST FUND . . . . .	3,000,000	
336	SPECIAL CATEGORIES OCCUPATIONAL THERAPY SERVICES FROM MEDICAL CARE TRUST FUND . . . . .	-6,866	
	FROM PUBLIC MEDICAL ASSISTANCE TRUST		

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FUND . . . . .	-5,976	
HIGHWAY SAFETY AND MOTOR VEHICLES, DEPARTMENT OF		
OFFICE OF EXECUTIVE DIRECTOR AND DIVISION OF ADMINISTRATIVE SERVICES		
337 SALARIES AND BENEFITS POSITIONS -3		
FROM MOTOR VEHICLE LICENSE REPLACEMENT TRUST FUND . . . . .	-44,003	
338 EXPENSES		
FROM MOTOR VEHICLE LICENSE REPLACEMENT TRUST FUND . . . . .	-5,997	
FLORIDA HIGHWAY PATROL, DIVISION OF		
339 SALARIES AND BENEFITS POSITIONS		
FROM GENERAL REVENUE FUND . . . . .	-2,511,166	
FROM MOTOR VEHICLE LICENSE REPLACEMENT TRUST FUND . . . . .	2,511,166	
340 OTHER PERSONAL SERVICES		
FROM GENERAL REVENUE FUND . . . . .	-100,000	
341 EXPENSES		
FROM GENERAL REVENUE FUND . . . . .	-250,000	
342 OPERATING CAPITAL OUTLAY		
FROM GENERAL REVENUE FUND . . . . .	-300,000	
343 SPECIAL CATEGORIES		
OPERATION OF MOTOR VEHICLES		
FROM GENERAL REVENUE FUND . . . . .	-500,000	
DRIVER LICENSES, DIVISION OF		
344 SALARIES AND BENEFITS POSITIONS		
FROM GENERAL REVENUE FUND . . . . .	-300,000	
FROM MOTOR VEHICLE INSPECTION TRUST FUND .	300,000	
345 EXPENSES		
FROM GENERAL REVENUE FUND . . . . .	-125,000	
346 OPERATING CAPITAL OUTLAY		
FROM GENERAL REVENUE FUND . . . . .	-60,000	
347 SPECIAL CATEGORIES		
PURCHASE OF DRIVER LICENSES		
FROM GENERAL REVENUE FUND . . . . .	-500,000	
348 DATA PROCESSING SERVICES		
KIRKMAN DATA CENTER - DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES		
FROM GENERAL REVENUE FUND . . . . .	-500,000	
MOTOR VEHICLES, DIVISION OF		
349 SALARIES AND BENEFITS POSITIONS -7		
FROM MOTOR VEHICLE LICENSE REPLACEMENT TRUST FUND . . . . .	-189,539	
350 OTHER PERSONAL SERVICES		
FROM MOTOR VEHICLE INSPECTION TRUST FUND .	-300,000	
351 EXPENSES		
FROM MOTOR VEHICLE LICENSE REPLACEMENT TRUST FUND . . . . .	-158,461	
352 OPERATING CAPITAL OUTLAY		
FROM MOTOR VEHICLE LICENSE REPLACEMENT TRUST FUND . . . . .	-33,000	
353 SPECIAL CATEGORIES		
GRANTS AND AIDS - PURCHASE OF LICENSE PLATES		
FROM MOTOR VEHICLE LICENSE REPLACEMENT TRUST FUND . . . . .	-900,000	
354 DATA PROCESSING SERVICES		
KIRKMAN DATA CENTER - DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES		
FROM MOTOR VEHICLE LICENSE REPLACEMENT TRUST FUND . . . . .	-1,180,166	
KIRKMAN DATA CENTER		

355 SALARIES AND BENEFITS POSITIONS -7		
FROM WORKING CAPITAL TRUST FUND . . . . .		-136,000
356 EXPENSES		
FROM WORKING CAPITAL TRUST FUND . . . . .		-364,000
357 SPECIAL CATEGORIES		
TAX COLLECTOR NETWORK - COUNTY SYSTEMS		
FROM WORKING CAPITAL TRUST FUND . . . . .		-1,180,166
JUDICIAL BRANCH		
SUPREME COURT		
358 SALARIES AND BENEFITS POSITIONS -7		
FROM GENERAL REVENUE FUND . . . . .	-120,050	
FROM COURT EDUCATION TRUST FUND . . . . .		33,643
FROM DRIVING UNDER THE INFLUENCE (DUI) SCHOOL COORDINATION TRUST FUND . . . . .		151,834
FROM MEDIATION AND ARBITRATION TRUST FUND . . . . .		32,661
359 OTHER PERSONAL SERVICES		
FROM GENERAL REVENUE FUND . . . . .	-11,440	
FROM COURT EDUCATION TRUST FUND . . . . .		11,440
360 EXPENSES		
FROM GENERAL REVENUE FUND . . . . .	-122,500	
FROM COURT EDUCATION TRUST FUND . . . . .		64,718
361 OPERATING CAPITAL OUTLAY		
FROM GENERAL REVENUE FUND . . . . .	-20,254	
362 DATA PROCESSING SERVICES		
JUSTICE DATA CENTER		
FROM GENERAL REVENUE FUND . . . . .	-100,000	
ADMINISTERED FUNDS - JUDICIAL		
363 SPECIAL CATEGORIES		
COMPENSATION TO RETIRED JUDGES		
FROM GENERAL REVENUE FUND . . . . .	-419,144	
364 SPECIAL CATEGORIES		
GRANTS AND AIDS - PAYMENT TO JURORS AND WITNESSES		
FROM GENERAL REVENUE FUND . . . . .	-1,000,000	
The proviso attached to Specific Appropriation 1161 in Chapter 91-193, Laws of Florida, is hereby repealed.		
JUSTICE DATA CENTER		
365 EXPENSES		
FROM WORKING CAPITAL TRUST FUND . . . . .		-100,000
DISTRICT COURTS OF APPEAL		
366 SALARIES AND BENEFITS POSITIONS -5		
FROM GENERAL REVENUE FUND . . . . .	-116,207	
367 OTHER PERSONAL SERVICES		
FROM GENERAL REVENUE FUND . . . . .	-97,774	
368 EXPENSES		
FROM GENERAL REVENUE FUND . . . . .	-35,600	
369 OPERATING CAPITAL OUTLAY		
FROM GENERAL REVENUE FUND . . . . .	-26,000	
370 SPECIAL CATEGORIES		
DISTRICT COURT OF APPEAL LAW LIBRARY		
FROM GENERAL REVENUE FUND . . . . .	-10,500	
CIRCUIT COURTS		
371 SALARIES AND BENEFITS POSITIONS -3		
FROM GENERAL REVENUE FUND . . . . .	-122,926	
372 EXPENSES		
FROM GENERAL REVENUE FUND . . . . .	-25,000	
373 SPECIAL CATEGORIES		
CIRCUIT COURT LAW LIBRARY		

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FROM GENERAL REVENUE FUND . . . . .	-8,000	
COUNTY COURTS		
374 EXPENSES		
FROM GENERAL REVENUE FUND . . . . .	-35,000	
375 SPECIAL CATEGORIES		
ADDITIONAL COMPENSATION FOR COUNTY JUDGES		
FROM GENERAL REVENUE FUND . . . . .	-150,000	
JUSTICE ADMINISTRATIVE COMMISSION		
376 OTHER PERSONAL SERVICES		
FROM GENERAL REVENUE FUND . . . . .	-3,609	
377 EXPENSES		
FROM GENERAL REVENUE FUND . . . . .	-5,000	
378 OPERATING CAPITAL OUTLAY		
FROM GENERAL REVENUE FUND . . . . .	-2,537	
JUDICIAL QUALIFICATIONS COMMISSION		
379 OTHER PERSONAL SERVICES		
FROM GENERAL REVENUE FUND . . . . .	-1,753	
380 EXPENSES		
FROM GENERAL REVENUE FUND . . . . .	-6,837	
OFFICE OF CAPITAL COLLATERAL REPRESENTATIVE		
381 SALARIES AND BENEFITS POSITIONS	-1	
FROM GENERAL REVENUE FUND . . . . .	-34,202	
382 EXPENSES		
FROM GENERAL REVENUE FUND . . . . .	-68,342	
FROM CAPITAL COLLATERAL REPRESENTATIVE		
TRUST FUND . . . . .		29,259
STATE ATTORNEYS		
FIRST JUDICIAL CIRCUIT		
The funding reductions of \$4,603,643 from specific appropriations 383 to 448 shall be recurring general revenue reductions. Upon approval of the Executive Office of the Governor, agencies shall be allowed the flexibility to adjust appropriation categories by the budget amendment process as provided in Chapter 216.		
383 SALARIES AND BENEFITS		
FROM GENERAL REVENUE FUND . . . . .	-90,901	
FROM GRANTS AND DONATIONS TRUST FUND . . .		66,666
384 EXPENSES		
FROM GENERAL REVENUE FUND . . . . .	-93,923	
385 SPECIAL CATEGORIES		
TRANSFER TO GENERAL REVENUE FUND		
FROM CONSUMER FRAUDS TRUST FUND . . . . .		12,223
SECOND JUDICIAL CIRCUIT		
386 SALARIES AND BENEFITS		
FROM GENERAL REVENUE FUND . . . . .	-113,339	
THIRD JUDICIAL CIRCUIT		
387 SALARIES AND BENEFITS		
FROM GENERAL REVENUE FUND . . . . .	-8,889	
388 OTHER PERSONAL SERVICES		
FROM GENERAL REVENUE FUND . . . . .	-5,000	
389 EXPENSES		
FROM GENERAL REVENUE FUND . . . . .	-22,904	
390 OPERATING CAPITAL OUTLAY		
FROM GENERAL REVENUE FUND . . . . .	-10,000	
391 SPECIAL CATEGORIES		
ACQUISITION OF MOTOR VEHICLES		
FROM GENERAL REVENUE FUND . . . . .	-11,000	
392 SPECIAL CATEGORIES		

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STATE ATTORNEYS - LAW LIBRARY		
FROM GENERAL REVENUE FUND . . . . .	-10,000	
FOURTH JUDICIAL CIRCUIT		
393 SALARIES AND BENEFITS		
FROM GENERAL REVENUE FUND . . . . .	-323,198	
394 SPECIAL CATEGORIES		
TRANSFER TO GENERAL REVENUE FUND		
FROM CIVIL RICO TRUST FUND . . . . .		3,478
FIFTH JUDICIAL CIRCUIT		
395 SALARIES AND BENEFITS		
FROM GENERAL REVENUE FUND . . . . .	-22,747	
FROM GRANTS AND DONATIONS TRUST FUND . . .		30,733
396 EXPENSES		
FROM GENERAL REVENUE FUND . . . . .	-150,733	
397 SPECIAL CATEGORIES		
TRANSFER TO GENERAL REVENUE FUND		
FROM CIVIL RICO TRUST FUND . . . . .		2,614
FROM CONSUMER FRAUDS TRUST FUND . . . . .		1,421
SIXTH JUDICIAL CIRCUIT		
398 SALARIES AND BENEFITS		
FROM GENERAL REVENUE FUND . . . . .	-355,524	
399 EXPENSES		
FROM GENERAL REVENUE FUND . . . . .	-26,107	
400 SPECIAL CATEGORIES		
ACQUISITION OF MOTOR VEHICLES		
FROM GENERAL REVENUE FUND . . . . .	-11,000	
401 SPECIAL CATEGORIES		
TRANSFER TO GENERAL REVENUE FUND		
FROM CIVIL RICO TRUST FUND . . . . .		1,868
FROM CONSUMER FRAUDS TRUST FUND . . . . .		504
SEVENTH JUDICIAL CIRCUIT		
402 SALARIES AND BENEFITS		
FROM GENERAL REVENUE FUND . . . . .	-179,016	
FROM GRANTS AND DONATIONS TRUST FUND . . .		155,543
403 SPECIAL CATEGORIES		
TRANSFER TO GENERAL REVENUE FUND		
FROM CIVIL RICO TRUST FUND . . . . .		63
EIGHTH JUDICIAL CIRCUIT		
404 SALARIES AND BENEFITS		
FROM GENERAL REVENUE FUND . . . . .	-96,732	
405 EXPENSES		
FROM GENERAL REVENUE FUND . . . . .	-28,345	
NINTH JUDICIAL CIRCUIT		
406 SALARIES AND BENEFITS		
FROM GENERAL REVENUE FUND . . . . .	-257,660	
FROM FORFEITURE AND INVESTIGATIVE		
SUPPORT TRUST FUND . . . . .		143,043
FROM GRANTS AND DONATIONS TRUST FUND . . .		33,413
TENTH JUDICIAL CIRCUIT		
407 SALARIES AND BENEFITS		
FROM GENERAL REVENUE FUND . . . . .	-70,524	
FROM GRANTS AND DONATIONS TRUST FUND . . .		28,215
408 EXPENSES		
FROM GENERAL REVENUE FUND . . . . .	-52,292	
FROM GRANTS AND DONATIONS TRUST FUND . . .		37,292
409 OPERATING CAPITAL OUTLAY		
FROM GENERAL REVENUE FUND . . . . .	-27,031	
410 SPECIAL CATEGORIES		
ACQUISITION OF MOTOR VEHICLES		
FROM GENERAL REVENUE FUND . . . . .	-22,000	
ELEVENTH JUDICIAL CIRCUIT		

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411	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . . . . .	-726,778	
412	SPECIAL CATEGORIES TRANSFER TO GENERAL REVENUE FUND FROM CONSUMER FRAUDS TRUST FUND . . . . .		2,317
TWELFTH JUDICIAL CIRCUIT			
413	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . . . . . FROM GRANTS AND DONATIONS TRUST FUND . . .	-169,437	35,000
THIRTEENTH JUDICIAL CIRCUIT			
414	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . . . . .	-39,650	
415	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND . . . . .	-10,036	
416	EXPENSES FROM GENERAL REVENUE FUND . . . . .	-252,697	
417	SPECIAL CATEGORIES TRANSFER TO GENERAL REVENUE FUND FROM CIVIL RICO TRUST FUND . . . . .		28,228
FOURTEENTH JUDICIAL CIRCUIT			
418	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . . . . . FROM GRANTS AND DONATIONS TRUST FUND . . .	-12,349	57,402
419	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND . . . . .	-12,381	
420	EXPENSES FROM GENERAL REVENUE FUND . . . . .	-36,100	
421	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND . . . . . FROM GRANTS AND DONATIONS TRUST FUND . . .	-15,000	6,000
422	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND . . . . .	-11,000	
423	SPECIAL CATEGORIES STATE ATTORNEYS - LAW LIBRARY FROM GENERAL REVENUE FUND . . . . .	-7,348	
FIFTEENTH JUDICIAL CIRCUIT			
424	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . . . . . FROM GRANTS AND DONATIONS TRUST FUND . . .	-222,658	20,000
425	EXPENSES FROM GENERAL REVENUE FUND . . . . .	-25,000	
426	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND . . . . .	-22,000	
427	SPECIAL CATEGORIES STATE ATTORNEYS - LAW LIBRARY FROM GENERAL REVENUE FUND . . . . .	-15,000	
SIXTEENTH JUDICIAL CIRCUIT			
428	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . . . . . FROM GRANTS AND DONATIONS TRUST FUND . . .	-58,265	30,000
429	EXPENSES FROM GENERAL REVENUE FUND . . . . .	-4,769	
SEVENTEENTH JUDICIAL CIRCUIT			
430	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . . . . .	-281,568	
431	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND . . . . .	-25,000	

432	EXPENSES FROM GENERAL REVENUE FUND . . . . .	-75,000	
433	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND . . . . .	-30,000	
434	SPECIAL CATEGORIES STATE ATTORNEYS - LAW LIBRARY FROM GENERAL REVENUE FUND . . . . .	-19,847	
EIGHTEENTH JUDICIAL CIRCUIT			
435	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . . . . .	-78,772	
436	EXPENSES FROM GENERAL REVENUE FUND . . . . .	-117,929	
437	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND . . . . .	-20,733	
438	SPECIAL CATEGORIES TRANSFER TO GENERAL REVENUE FUND FROM CIVIL RICO TRUST FUND . . . . . FROM CONSUMER FRAUDS TRUST FUND . . . . .		4 2,087
439	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND . . . . .	-2,000	
NINETEENTH JUDICIAL CIRCUIT			
440	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . . . . .	-15,869	
441	EXPENSES FROM GENERAL REVENUE FUND . . . . .	-96,239	
442	SPECIAL CATEGORIES TRANSFER TO GENERAL REVENUE FUND FROM CONSUMER FRAUDS TRUST FUND . . . . .		360
443	SPECIAL CATEGORIES STATE ATTORNEYS - LAW LIBRARY FROM GENERAL REVENUE FUND . . . . .	-8,913	
TWENTIETH JUDICIAL CIRCUIT			
444	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . . . . .	-106,818	
445	EXPENSES FROM GENERAL REVENUE FUND . . . . .	-42,314	
446	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND . . . . .	-26,759	
447	SPECIAL CATEGORIES TRANSFER TO GENERAL REVENUE FUND FROM CIVIL RICO TRUST FUND . . . . . FROM CONSUMER FRAUDS TRUST FUND . . . . .		22,426 3,556
448	SPECIAL CATEGORIES STATE ATTORNEYS - LAW LIBRARY FROM GENERAL REVENUE FUND . . . . .	-26,554	

## PUBLIC DEFENDERS

## FIRST JUDICIAL CIRCUIT

The funding reductions of \$2,465,357 from Specific Appropriations 449 to 502 shall be recurring general revenue reductions. Upon approval of the Executive Office of the Governor, agencies shall be allowed the flexibility to adjust appropriation categories by the budget amendment process as provided in Chapter 216.

449	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . . . . .	-19,670
450	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND . . . . .	-2,700
451	EXPENSES	

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	FROM GENERAL REVENUE FUND . . . . .	-71,837
452	SPECIAL CATEGORIES PUBLIC DEFENDERS - LAW LIBRARY FROM GENERAL REVENUE FUND . . . . .	-10,000
SECOND JUDICIAL CIRCUIT		
453	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . . . . .	-109,952
THIRD JUDICIAL CIRCUIT		
454	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . . . . .	-6,189
455	EXPENSES FROM GENERAL REVENUE FUND . . . . .	-26,600
FOURTH JUDICIAL CIRCUIT		
456	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . . . . .	-111,067
457	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND . . . . .	-10,000
458	EXPENSES FROM GENERAL REVENUE FUND . . . . .	-10,000
459	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND . . . . .	-15,000
FIFTH JUDICIAL CIRCUIT		
460	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . . . . .	-27,988
461	EXPENSES FROM GENERAL REVENUE FUND . . . . .	-27,680
462	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND . . . . .	-6,140
463	SPECIAL CATEGORIES PUBLIC DEFENDERS - LAW LIBRARY FROM GENERAL REVENUE FUND . . . . .	-7,000
SIXTH JUDICIAL CIRCUIT		
464	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . . . . .	-201,694
SEVENTH JUDICIAL CIRCUIT		
465	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . . . . .	-55,697
466	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND . . . . .	-5,000
467	EXPENSES FROM GENERAL REVENUE FUND . . . . .	-54,938
468	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND . . . . .	-14,500
469	SPECIAL CATEGORIES PUBLIC DEFENDERS - LAW LIBRARY FROM GENERAL REVENUE FUND . . . . .	-6,000
EIGHTH JUDICIAL CIRCUIT		
470	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . . . . .	-36,202
471	EXPENSES FROM GENERAL REVENUE FUND . . . . .	-27,765
472	SPECIAL CATEGORIES PUBLIC DEFENDERS - LAW LIBRARY FROM GENERAL REVENUE FUND . . . . .	-5,000
NINTH JUDICIAL CIRCUIT		
473	SALARIES AND BENEFITS	

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	FROM GENERAL REVENUE FUND . . . . .	-72,528
474	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND . . . . .	-5,000
475	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND . . . . .	-15,000
476	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND . . . . .	-11,000
477	SPECIAL CATEGORIES PUBLIC DEFENDERS - LAW LIBRARY FROM GENERAL REVENUE FUND . . . . .	-5,000
TENTH JUDICIAL CIRCUIT		
478	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . . . . .	-102,246
479	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND . . . . .	-40,507
ELEVENTH JUDICIAL CIRCUIT		
480	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . . . . .	-297,925
481	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND . . . . .	-35,000
482	EXPENSES FROM GENERAL REVENUE FUND . . . . .	-15,000
483	SPECIAL CATEGORIES PUBLIC DEFENDERS - LAW LIBRARY FROM GENERAL REVENUE FUND . . . . .	-15,000
TWELFTH JUDICIAL CIRCUIT		
484	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . . . . .	-91,844
THIRTEENTH JUDICIAL CIRCUIT		
485	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . . . . .	-194,600
FOURTEENTH JUDICIAL CIRCUIT		
486	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . . . . .	-49,719
FIFTEENTH JUDICIAL CIRCUIT		
487	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . . . . .	-40,256
488	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND . . . . .	-42,000
489	EXPENSES FROM GENERAL REVENUE FUND . . . . .	-75,000
490	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND . . . . .	-40,000
491	SPECIAL CATEGORIES PUBLIC DEFENDERS - LAW LIBRARY FROM GENERAL REVENUE FUND . . . . .	-16,008
SIXTEENTH JUDICIAL CIRCUIT		
492	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . . . . .	-16,486
493	EXPENSES FROM GENERAL REVENUE FUND . . . . .	-14,187
494	SPECIAL CATEGORIES PUBLIC DEFENDERS - LAW LIBRARY FROM GENERAL REVENUE FUND . . . . .	-7,000
SEVENTEENTH JUDICIAL CIRCUIT		
495	SALARIES AND BENEFITS	



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FROM GENERAL REVENUE FUND . . . . .	-157,293	
496 EXPENSES		
FROM GENERAL REVENUE FUND . . . . .	-28,010	
497 SPECIAL CATEGORIES		
PUBLIC DEFENDERS - LAW LIBRARY		
FROM GENERAL REVENUE FUND . . . . .	-12,000	
EIGHTEENTH JUDICIAL CIRCUIT		
498 SALARIES AND BENEFITS		
FROM GENERAL REVENUE FUND . . . . .	-76,569	
NINETEENTH JUDICIAL CIRCUIT		
499 SALARIES AND BENEFITS		
FROM GENERAL REVENUE FUND . . . . .	-38,822	
500 EXPENSES		
FROM GENERAL REVENUE FUND . . . . .	-20,156	
TWENTIETH JUDICIAL CIRCUIT		
501 SALARIES AND BENEFITS		
FROM GENERAL REVENUE FUND . . . . .	-27,043	
502 EXPENSES		
FROM GENERAL REVENUE FUND . . . . .	-35,529	
LABOR AND EMPLOYMENT SECURITY, DEPARTMENT OF		
VOCATIONAL REHABILITATION, DIVISION OF		
503 SPECIAL CATEGORIES		
PURCHASED CLIENT SERVICES		
FROM GENERAL REVENUE FUND . . . . .	-1,166,967	
LAW ENFORCEMENT, DEPARTMENT OF		
STAFF SERVICES, DIVISION OF		
504 SALARIES AND BENEFITS POSITIONS	-4	
FROM GENERAL REVENUE FUND . . . . .	-123,694	
505 EXPENSES		
FROM GENERAL REVENUE FUND . . . . .	-68,848	
506 SPECIAL CATEGORIES		
SALARY INCENTIVE PAYMENTS		
FROM GENERAL REVENUE FUND . . . . .	-1,560	
CRIMINAL INVESTIGATIONS, DIVISION OF		
507 SALARIES AND BENEFITS POSITIONS	-4	
FROM GENERAL REVENUE FUND . . . . .	-296,096	
508 EXPENSES		
FROM GENERAL REVENUE FUND . . . . .	-233,032	
509 SPECIAL CATEGORIES		
ACQUISITION OF MOTOR VEHICLES		
FROM GENERAL REVENUE FUND . . . . .	-277,983	
510 SPECIAL CATEGORIES		
SALARY INCENTIVE PAYMENTS		
FROM GENERAL REVENUE FUND . . . . .	-5,546	
CRIMINAL JUSTICE STANDARDS AND TRAINING, DIVISION OF		
511 SPECIAL CATEGORIES		
TRANSFER TO GENERAL REVENUE FUND		
FROM ADMINISTRATIVE TRUST FUND . . . . .		115,122
CRIMINAL JUSTICE INFORMATION SYSTEMS, DIVISION OF		
512 SALARIES AND BENEFITS POSITIONS	-6	
FROM GENERAL REVENUE FUND . . . . .	-150,577	
513 EXPENSES		
FROM GENERAL REVENUE FUND . . . . .	-24,353	
514 DATA PROCESSING SERVICES		
LAW ENFORCEMENT DATA CENTER		
FROM GENERAL REVENUE FUND . . . . .	-1,520,738	

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LAW ENFORCEMENT DATA CENTER		
515 SALARIES AND BENEFITS POSITIONS	-2	
FROM WORKING CAPITAL TRUST FUND . . . . .		-63,742
516 EXPENSES		
FROM WORKING CAPITAL TRUST FUND . . . . .		-291,775
517 OPERATING CAPITAL OUTLAY		
FROM WORKING CAPITAL TRUST FUND . . . . .		-1,165,221
LOCAL LAW ENFORCEMENT ASSISTANCE, DIVISION OF		
518 SALARIES AND BENEFITS POSITIONS	-5	
FROM GENERAL REVENUE FUND . . . . .	-217,110	
519 EXPENSES		
FROM GENERAL REVENUE FUND . . . . .	-59,108	
520 SPECIAL CATEGORIES		
SALARY INCENTIVE PAYMENTS		
FROM GENERAL REVENUE FUND . . . . .	-1,560	
LEGAL AFFAIRS, DEPARTMENT OF, AND ATTORNEY GENERAL		
OFFICE OF ATTORNEY GENERAL		
521 SALARIES AND BENEFITS POSITIONS	-11	
FROM GENERAL REVENUE FUND . . . . .	-866,033	
FROM LEGAL AFFAIRS REVOLVING TRUST FUND . . . . .		324,339
522 EXPENSES		
FROM GENERAL REVENUE FUND . . . . .	-125,865	
523 SPECIAL CATEGORIES		
GRANTS AND AIDS - ASSISTANCE TO CITIZEN		
CRIME PREVENTION ORGANIZATIONS		
FROM GENERAL REVENUE FUND . . . . .	-3,643	
524 SPECIAL CATEGORIES		
GRANTS AND AIDS - ASSISTANCE FOR CRIME		
PREVENTION IN THE BLACK COMMUNITY		
FROM GENERAL REVENUE FUND . . . . .	-9,631	
OFFICE OF STATEWIDE PROSECUTION		
525 SALARIES AND BENEFITS		
FROM GENERAL REVENUE FUND . . . . .	-81,063	
LEGISLATIVE BRANCH		
SENATE		
526 LUMP SUM		
SENATE		
FROM GENERAL REVENUE FUND . . . . .	-1,560,043	
HOUSE OF REPRESENTATIVES		
527 LUMP SUM		
HOUSE		
FROM GENERAL REVENUE FUND . . . . .	-2,470,950	
JOINT MANAGEMENT		
528 LUMP SUM		
JLMC		
FROM GENERAL REVENUE FUND . . . . .	-1,135,111	
ADMINISTRATIVE PROCEDURES COMMITTEE		
529 LUMP SUM		
ADMINISTRATIVE PROCEDURES		
FROM GENERAL REVENUE FUND . . . . .	-56,997	
LEGISLATIVE INFORMATION TECHNOLOGY RESOURCE COMMITTEE		
530 LUMP SUM		
IRC		
FROM GENERAL REVENUE FUND . . . . .	-23,936	
COMMISSION ON JUVENILE JUSTICE		
531 LUMP SUM		

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JUVENILE JUSTICE REFORM - BOBBY M ASSESSMENT AND CONTINUUM IMPLEMENTATION, PHASE-IN FROM GENERAL REVENUE FUND . . . . .	-14,608
INTERGOVERNMENTAL RELATIONS, ADVISORY COUNCIL ON	
532 LUMP SUM ACIR FROM GENERAL REVENUE FUND . . . . .	-33,846
OFFICE OF PUBLIC COUNSEL	
533 LUMP SUM PUBLIC COUNSEL FROM GENERAL REVENUE FUND . . . . .	-137,281
ETHICS, COMMISSION ON	
534 LUMP SUM ETHICS COMMISSION FROM GENERAL REVENUE FUND . . . . .	-60,236
AUDITOR GENERAL	
535 LUMP SUM AUDITOR GENERAL FROM GENERAL REVENUE FUND . . . . .	-1,878,513
AUDITING COMMITTEE	
536 LUMP SUM AUDITING COMMITTEE FROM GENERAL REVENUE FUND . . . . .	-13,546
LOTTERY, DEPARTMENT OF THE	
537 SPECIAL CATEGORIES INSTANT TICKET PURCHASE FROM ADMINISTRATIVE TRUST FUND . . . . .	-1,600,000
538 SPECIAL CATEGORIES ONLINE GAMES CONTRACT FROM ADMINISTRATIVE TRUST FUND . . . . .	-4,500,000
539 SPECIAL CATEGORIES TRANSFER TO EDUCATIONAL ENHANCEMENT TRUST FUND FROM ADMINISTRATIVE TRUST FUND . . . . .	6,100,000
NATIONAL CONFERENCE OF COMMISSIONERS ON UNIFORM STATE LAWS	
540 EXPENSES FROM GENERAL REVENUE FUND . . . . .	-2,510
NATURAL RESOURCES, DEPARTMENT OF	
OFFICE OF EXECUTIVE DIRECTOR AND DIVISION OF ADMINISTRATIVE SERVICES	
541 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND . . . . .	-51,500
542 EXPENSES FROM GENERAL REVENUE FUND . . . . .	-2,000
STATE LANDS, DIVISION OF	
543 SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . . . . .	-13,820
MARINE RESOURCES, DIVISION OF	
544 SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . . . . .	-279,577
545 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND . . . . .	-5,000
546 EXPENSES FROM GENERAL REVENUE FUND . . . . .	-55,132
547 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND . . . . .	-42,000
BEACHES AND SHORES, DIVISION OF	

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548 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND . . . . .	-182,334
RESOURCE MANAGEMENT, DIVISION OF	
549 EXPENSES FROM GENERAL REVENUE FUND . . . . .	-4,016
550 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND . . . . .	-29,609
RECREATION AND PARKS, DIVISION OF	
551 SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . . . . .	-65,048
LAW ENFORCEMENT, DIVISION OF	
552 SPECIAL CATEGORIES OPERATION AND MAINTENANCE OF PATROL VEHICLES FROM GENERAL REVENUE FUND . . . . .	-359,000
PAROLE COMMISSION	
553 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND . . . . .	-5 -89,511
554 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND . . . . .	-21,000
555 EXPENSES FROM GENERAL REVENUE FUND . . . . .	-122,077
556 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND . . . . .	-32,500
557 DATA PROCESSING SERVICES LAW ENFORCEMENT DATA CENTER FROM GENERAL REVENUE FUND . . . . .	-2,562
REVENUE, DEPARTMENT OF	
OFFICE OF THE EXECUTIVE DIRECTOR AND DIVISION OF ADMINISTRATION	
558 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND . . . . .	-4 -146,797
559 EXPENSES FROM GENERAL REVENUE FUND . . . . .	-41,686
560 SPECIAL CATEGORIES LITIGATION EXPENSES FROM GENERAL REVENUE FUND . . . . .	-20,000
AD VALOREM TAX, DIVISION OF	
561 SALARIES AND BENEFITS POSITIONS FROM INTANGIBLE TAX TRUST FUND . . . . .	-3 -136,259
562 EXPENSES FROM INTANGIBLE TAX TRUST FUND . . . . .	-37,500
563 AID TO LOCAL GOVERNMENTS COUNTY TAX FORMS FROM INTANGIBLE TAX TRUST FUND . . . . .	-160,000
AUDITS, DIVISION OF	
564 EXPENSES FROM GENERAL REVENUE FUND . . . . .	-45,000
565 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND . . . . .	-8,434
566 DATA PROCESSING SERVICES REVENUE MANAGEMENT INFORMATION CENTER FROM GENERAL REVENUE FUND . . . . .	-8,000
COLLECTION AND ENFORCEMENT, DIVISION OF	
567 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND . . . . .	-2 -71,204
568 EXPENSES	

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FROM GENERAL REVENUE FUND . . . . .	-104,450	
569 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND . . . . .	-17,719	
570 DATA PROCESSING SERVICES REVENUE MANAGEMENT INFORMATION CENTER FROM GENERAL REVENUE FUND . . . . .	-30,000	
INFORMATION SYSTEMS AND SERVICES, DIVISION OF		
571 EXPENSES FROM GENERAL REVENUE FUND . . . . .	-50,000	
572 DATA PROCESSING SERVICES REVENUE MANAGEMENT INFORMATION CENTER FROM GENERAL REVENUE FUND . . . . .	-6,000	
TAXPAYER ASSISTANCE, DIVISION OF		
573 EXPENSES FROM GENERAL REVENUE FUND . . . . .	-194,000	
TAX PROCESSING, DIVISION OF		
574 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND . . . . .	-15,000	
575 EXPENSES FROM GENERAL REVENUE FUND . . . . .	-67,400	
576 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND . . . . .	-3,095	
577 DATA PROCESSING SERVICES REVENUE MANAGEMENT INFORMATION CENTER FROM GENERAL REVENUE FUND . . . . .	-102,623	
STATE, DEPARTMENT OF, AND SECRETARY OF STATE		
OFFICE OF THE SECRETARY AND DIVISION OF ADMINISTRATIVE SERVICES		
578 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND . . . . .	-7 -135,909	
579 EXPENSES FROM GENERAL REVENUE FUND . . . . .	-16,298	
ELECTIONS, DIVISION OF		
580 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND . . . . .	-2 -25,354	
581 EXPENSES FROM GENERAL REVENUE FUND . . . . .	-78,306	
HISTORICAL RESOURCES, DIVISION OF		
582 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND . . . . . FROM MUSEUM OF FLORIDA HISTORY TRUST FUND . . . . . FROM OPERATING TRUST FUND . . . . .	-3 -81,008  11,612 24,019	
583 EXPENSES FROM GENERAL REVENUE FUND . . . . .	-77,456	
LIBRARY AND INFORMATION SERVICES, DIVISION OF		
584 SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . . . . . FROM LIBRARY SERVICES TRUST FUND . . . . .	-24,320  24,320	
585 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND . . . . .	-981	
586 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND . . . . .	-21,369	
587 SPECIAL CATEGORIES LIBRARY RESOURCES FROM GENERAL REVENUE FUND . . . . .	-89,648	
CULTURAL AFFAIRS, DIVISION OF		
588 SALARIES AND BENEFITS POSITIONS	-1	

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FROM GENERAL REVENUE FUND . . . . .	-11,415	
589 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - ARTS GRANTS FROM GENERAL REVENUE FUND . . . . .	-17,781	
590 SPECIAL CATEGORIES GRANTS AND AIDS - STATE TOURING PROGRAM FROM GENERAL REVENUE FUND . . . . .	-150,000	
HISTORIC PRESERVATION BOARDS		
HISTORIC PENSACOLA PRESERVATION BOARD		
591 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND . . . . .	-1 -29,748	
HISTORIC ST AUGUSTINE PRESERVATION BOARD		
592 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND . . . . . FROM OPERATING TRUST FUND . . . . .	-2 -33,110	7,519
HISTORIC TALLAHASSEE PRESERVATION BOARD		
593 EXPENSES FROM GENERAL REVENUE FUND . . . . .	-9,410	
HISTORIC FLORIDA KEYS PRESERVATION BOARD		
594 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND . . . . .	-1 -6,785	
HISTORIC TAMPA/HILLSBOROUGH COUNTY PRESERVATION BOARD		
595 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND . . . . .	-1 -7,035	
HISTORIC PALM BEACH COUNTY PRESERVATION BOARD		
596 SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . . . . . FROM OPERATING TRUST FUND . . . . .	-6,459	6,459
HISTORIC BROWARD COUNTY PRESERVATION BOARD OF TRUSTEES		
597 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND . . . . . FROM OPERATING TRUST FUND . . . . .	-513	513
RINGLING MUSEUM OF ART, BOARD OF TRUSTEES OF THE JOHN AND MABLE		
598 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND . . . . .	-7 -125,049	
From the funds provided in Specific Appropriation 598, the Department shall begin planning for the phase out of General Revenue funds which support the operations of the Ringling Museum of Art beginning in Fiscal Year 1992-93.		
VETERANS' AFFAIRS, DEPARTMENT OF		
599 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND . . . . . FROM ADMINISTRATIVE TRUST FUND . . . . .	-4 -62,055	-11,949
600 EXPENSES FROM GENERAL REVENUE FUND . . . . . FROM ADMINISTRATIVE TRUST FUND . . . . .	-74,779	-57,057
601 FOOD PRODUCTS FROM GENERAL REVENUE FUND . . . . .	-8,601	
602 SPECIAL CATEGORIES TRANSFER TO ADMINISTRATIVE TRUST FUND FOR ADMINISTRATIVE COSTS FROM GENERAL REVENUE FUND . . . . .	-69,006	
TOTAL OF SECTION 1 POSITIONS	-1,908	
FROM GENERAL REVENUE FUND . . . . .	-509,351,490	
FROM TRUST FUNDS . . . . .		-123,732,010

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TOTAL ALL FUNDS . . . . . -633,083,500

## SECTION 2 - FIXED CAPITAL OUTLAY

HEALTH AND REHABILITATIVE SERVICES, DEPARTMENT OF

DEPUTY SECRETARY FOR OPERATIONS

CHILDREN'S MEDICAL SERVICES

603 FIXED CAPITAL OUTLAY  
CHILDREN'S MEDICAL SERVICES CLINICS  
FROM GENERAL REVENUE FUND . . . . . -400,000

TOTAL OF SECTION 2A

FROM GENERAL REVENUE FUND . . . . . -400,000

TOTAL ALL FUNDS . . . . . -400,000

## SECTION 2B - AGENCY MANAGED CONSTRUCTION

COMMUNITY AFFAIRS, DEPARTMENT OF

HOUSING FINANCE AGENCY

604 FIXED CAPITAL OUTLAY  
TRANSFER TO HOMEOWNERSHIP ASSISTANCE TRUST  
FUND  
FROM GENERAL REVENUE FUND . . . . . -130,304

HEALTH AND REHABILITATIVE SERVICES, DEPARTMENT OF

OFFICE OF THE DEPUTY SECRETARY FOR ADMINISTRATION

605 FIXED CAPITAL OUTLAY  
DEPARTMENT OF HEALTH AND REHABILITATIVE  
SERVICES FIXED CAPITAL NEEDS FOR CENTRALLY  
MANAGED FACILITIES  
FROM GENERAL REVENUE FUND . . . . . -200,000

NATURAL RESOURCES, DEPARTMENT OF

STATE LANDS, DIVISION OF

606 FIXED CAPITAL OUTLAY  
DEBT SERVICE  
FROM GENERAL REVENUE FUND . . . . . -50,000

MARINE RESOURCES, DIVISION OF

607 FIXED CAPITAL OUTLAY  
NECROPSY FACILITY - PORT MANATEE  
FROM SAVE THE MANATEE TRUST FUND . . . . . -175,000608 FIXED CAPITAL OUTLAY  
NECROPSY FACILITY  
FROM SAVE THE MANATEE TRUST FUND . . . . . 175,000

TOTAL OF SECTION 2B

FROM GENERAL REVENUE FUND . . . . . -380,304

TOTAL ALL FUNDS . . . . . -380,304

SECTION 2G - GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NON-PROFIT  
ORGANIZATIONS

ENVIRONMENTAL REGULATION, DEPARTMENT OF

609 FIXED CAPITAL OUTLAY  
GRANTS AND AIDS - TRANSFER TO SWIM TRUST  
FUND  
FROM GENERAL REVENUE FUND . . . . . -3,021,952

STATE, DEPARTMENT OF, AND SECRETARY OF STATE

HISTORICAL RESOURCES, DIVISION OF

610 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND  
NONPROFIT ORGANIZATIONS  
GRANTS AND AIDS - SPECIAL CATEGORIES -  
ACQUISITION, RESTORATION OF HISTORIC  
PROPERTIESSECTION 2B  
SPECIFIC  
APPROPRIATION

FROM GENERAL REVENUE FUND . . . . . -73,413

LIBRARY AND INFORMATION SERVICES, DIVISION OF

611 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND  
NONPROFIT ORGANIZATIONS  
GRANTS AND AIDS - LIBRARY CONSTRUCTION  
GRANTS  
FROM GENERAL REVENUE FUND . . . . . -34,260

CULTURAL AFFAIRS, DIVISION OF

612 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND  
NONPROFIT ORGANIZATIONS  
GRANTS AND AIDS - SPECIAL CATEGORIES -  
CULTURAL FACILITIES DEVELOPMENT PROGRAM  
FROM GENERAL REVENUE FUND . . . . . -73,413

TOTAL OF SECTION 2G

FROM GENERAL REVENUE FUND . . . . . -3,203,038

TOTAL ALL FUNDS . . . . . -3,203,038

SECTION 3. From the unexpended balances of the following projects,  
the Executive Office of the Governor shall place the amounts indicated  
in Mandatory Reserve:

1. Specific Appropriation 2058B of Chapter 89-253  
Laws of Florida..... \$5,832
2. Specific Appropriation 1883B of Chapter 88-555  
Laws of Florida..... \$896,654
3. Specific Appropriation 1883H of Chapter 88-555  
Laws of Florida..... \$7,703
4. Specific Appropriation 1924B of Chapter 87-98  
Laws of Florida..... \$18,239

SECTION 4. Section 5 of Chapter 91-193, Laws of Florida, is hereby  
repealed.SECTION 5. The proviso following Specific Appropriation 239 in Chapter  
91-193, Laws of Florida, which authorizes a pilot program for the sale  
of lottery tickets in one of Florida's Welcome Stations, is hereby  
repealed.SECTION 6. The Department of Health and Rehabilitative Services is  
directed to use all possible efforts to pursue third-party liability  
from Medicare HMOs who enroll dually-eligible Medicare/Medicaid  
recipients, and to urge the Health Care Financing Administration to  
release information to enable the department to reduce unnecessary state  
expenditures.SECTION 7. Any Section of this act, or any Specific Appropriation  
herein contained, if found to be invalid or vetoed by the Governor  
without overriding action of the Legislature shall in no way affect  
other Sections or Specific Appropriations contained in this act.

SECTION 8. This act shall take effect upon becoming law.

TOTAL THIS GENERAL APPROPRIATION ACT POSITIONS -1,908

FROM GENERAL REVENUE FUND . . . . . -513,334,832

FROM TRUST FUNDS . . . . . -123,732,010

TOTAL ALL FUNDS . . . . . -637,066,842

The Conference Committee Report was read and on motion by Senator  
Gardner was adopted. SB 16-D passed as recommended and the action  
of the Senate was certified to the House. The vote on passage was:

Yeas—21 Nays—19

The bill was ordered engrossed and then enrolled.

By direction of the President the following Conference Committee  
Report was read:

## CONFERENCE COMMITTEE REPORT ON SB 18-D

*The Honorable Gwen Margolis, President*I am directed to inform the Senate that the House of Representatives  
has accepted the Conference Committee Report as an entirety and passed  
SB 18-D, as amended by the Conference Committee Report.*John B. Phelps, Clerk*

*The Honorable Gwen Margolis*  
President of the Senate

*The Honorable T. K. Wetherell*  
Speaker, House of Representatives

Dear Madam and Sir:

Your Conference Committee on the disagreeing votes of the two houses on the House amendments to Senate Bill 18-D, same being:

An act relating to implementing the appropriations acts for fiscal year 1991-1992

having met, and after full and free conference, have agreed to recommend and do recommend to their respective Houses, as follows:

1. That the House recede from its amendments 1 and 2.
2. That the Senate and the House of Representatives adopt the Conference Committee amendments attached hereto, and by reference made a part of this report.

*s/Winston W. Gardner, Jr.*  
Chairman  
*s/Vincent M. Bruner*  
*s/W. D. Childers*  
*s/Helen Gordon Davis*  
*Lincoln Diaz-Balart*  
*s/Bob Johnson*  
*s/George G. Kirkpatrick*

*s/John McKay*  
*s/Carrie P. Meek*  
*s/James A. Scott*  
*s/Karen L. Thurman*  
*s/Eleanor Weinstock*  
*s/Quillian Yancey*

**Managers on the part  
of the Senate**

*s/Ron Saunders*  
Vice Chairman  
*s/George Albright*  
*s/Jack Ascherl*  
*s/Corrine Brown*  
*s/Bill Clark*  
*s/David Flagg*  
*Michael Friedman*  
*s/Rodolfo Garcia, Jr.*  
*s/Elaine Gordon*  
*s/Alberto Gutman*  
*s/Lars A. Hafner*  
*s/Mary Ellen Hawkins*  
*s/E. J. Healey*  
*s/Betty S. Holzendorf*

*s/Timothy F. Ireland*  
*s/James E. "Jim" King, Jr.*  
*s/Al Lawson*  
*s/Ray Liberti*  
*s/John Long*  
*s/Sam Mitchell*  
*s/Luis C. Morse*  
*s/Buzz Ritchie*  
*Luis E. Rojas*  
*s/Hurley W. Rudd*  
*s/Debby P. Sanderson*  
*s/Ronald A. Silver*  
*s/Frank Stone*  
*s/Carlos L. Valdes*

**Managers on the part of the  
House of Representatives**

**Conference Committee Amendment 1**—On page 1, strike everything after the enacting clause and insert:

Section 1. Notwithstanding section 409.903(5), Florida Statutes, as created by section 32 of chapter 91-282, Laws of Florida, funds to implement Medicaid coverage for pregnant women and for children under age 1 with incomes above 150 percent up to and including 185 percent of the most current federal poverty level are effective May 1, 1992.

Section 2. Notwithstanding section 409.905(5), Florida Statutes, as created by section 34 of chapter 91-282, Laws of Florida, funding for Medicaid reimbursement of inpatient hospital services in excess of 45 days is eliminated, and the Department of Health and Rehabilitative Services is authorized to use county contributions for Medicaid to fund the state's share of other hospital-related services.

Section 3. Notwithstanding section 409.908(12)(a), Florida Statutes, as created by section 37 of chapter 91-282, Laws of Florida, funding for Medicaid physician fees is reduced, and the Department of Health and Rehabilitative Services is directed to amend the Medicaid maximum allowable fee schedule plan to implement the mandatory reserve reduction.

Section 4. Notwithstanding section 409.908(2)(b), Florida Statutes, as created by section 37 of chapter 91-282, Laws of Florida, the Department of Health and Rehabilitative Services is authorized to amend the Medicaid Long-Term Care Reimbursement Plan to reduce reimbursement to nursing home providers consistent with the mandatory reserve reductions.

Section 5. Notwithstanding section 409.908(12)(b), Florida Statutes, as created by section 37 of chapter 91-282, Laws of Florida, funding for the increase of obstetrical fees for Medicaid providers are to be effective June 1, 1992.

Section 6. Notwithstanding section 63.092(2), Florida Statutes, the Department of Health and Rehabilitative Services is not required to perform preliminary home studies in any situation of independent adoption.

Section 7. Notwithstanding any other provision of law, the Comptroller shall release the total amount of the approved budgets and distribute the funds appropriated in Administered Funds to the Chief Justice of the Supreme Court for the following budget entities: the Supreme Court, Judicial Administered Funds, the Justice Data Center, the district courts of appeal, the circuit courts, the county courts, the Judicial Qualifications Commission, and the Capital Collateral Representative. In addition, the Chief Justice may approve changes in the original approved budget and schedule of releases to the extent specified in section 216.292(2), Florida Statutes, for such budget entities, to distribute lump-sum appropriations and to receive grants, donations, and federal funds. Public defenders, state attorneys, and the Judicial Administrative Commission shall be considered state agencies for the purpose of actions taken pursuant to chapter 216, Florida Statutes.

Section 8. Notwithstanding section 24.121, Florida Statutes, the Comptroller shall transfer from the Administrative Trust Fund of the Department of the Lottery to the Educational Enhancement Trust Fund those moneys appropriated for transfer in the December 1991 supplemental appropriations act.

Section 9. Notwithstanding any provision of law, the Comptroller shall transfer from the Working Capital Fund and specified trust funds to the General Revenue Fund those moneys appropriated for transfer in the December 1991 supplemental appropriations act. In addition, the Comptroller shall transfer a sufficient amount from the Working Capital Fund to the General Revenue Fund to offset any vetoes made by the Governor.

Section 10. Notwithstanding the provisions of any other law, the state employee pay raises authorized in chapter 91-272, Laws of Florida, excluding pay raises for employees in the professional health care unit, shall be reduced by \$8,000,000 in general revenue and become effective February 15, 1992. Pay raises for employees in the professional health care unit were authorized by the 1991 Legislature to become effective December 1, 1991.

Section 11. Notwithstanding any other provision of law, the Dog Fly Program and the Mosquito Control Program are hereby transferred from the Department of Health and Rehabilitative Services by a type 4 transfer, as defined in section 20.06, Florida Statutes, to the Department of Agriculture and Consumer Services, Division of Inspection.

Section 12. Notwithstanding any other provision of law, the John A. Mulrennan Laboratory is hereby transferred from the Department of Health and Rehabilitative Services by a type 4 transfer, as defined in section 20.06, Florida Statutes, to the Division of Universities, Florida Agricultural and Mechanical University.

Section 13. Notwithstanding the provisions of section 230.33(7), Florida Statutes, to the contrary, for the 1992-1993 school year, nominations for the reappointment of supervisors, principals, and instructional personnel shall be submitted in writing to the school board no later than 3 weeks before the close of the postschool conference period.

Section 14. Effective for the period December 16, 1991, through June 30, 1992, notwithstanding any law to the contrary, any vacant position, except a position in the Educational and General Budget Entity and in the Florida School for the Deaf and the Blind, shall only be filled if it is vital to accomplishing the mission of the organization or would cause the loss of federal funding for the position or the program. Only the agency head, or the Chief Justice in the case of the judicial branch and not his designee, has the authority to determine which positions are vital and if those positions are to be filled. Agency heads or the Chief Justice may fill any vacant position by transfer of existing full-time employees from within the same organization. Vacant positions may not be supplemented by the hiring of OPS employees or consultants. For purposes of this section, the term "agency head" means the Governor, a Cabinet member, an agency secretary, an executive director, the Chancellor of the State University System, the Director of the Division of Community Colleges, and each state attorney and public defender. Every other month, each agency

head and the Chief Justice shall submit a report to the President of the Senate, the Speaker of the House of Representatives, the minority leader of the Senate, and the minority leader of the House of Representatives detailing the number of vacant positions and those positions that have been filled or for which approval has been given to fill such positions from December 16, 1991, through June 30, 1992. The report format shall be developed by the Department of Administration and shall be used by all entities. Included in this report shall be a detailed description of any position filled, a detailed explanation as to the reason such position was considered vital, what federal funding would have been lost if such position were not filled, the salary authorized in filling such position, and the savings accruing to the organization from maintaining vacant positions.

Section 15. Notwithstanding the provisions of section 39 of chapter 91-282, Laws of Florida, the Department of Health and Rehabilitative Services shall use audited Medicaid cost reports for reporting periods ended in calendar year 1988 for the regular disproportionate share program (section 409.911, Florida Statutes) for state fiscal year 1991-1992. For those hospitals with more than 30,000 Medicaid days in their 1988 audited Medicaid cost report, the department shall add 28 points to the disproportionate share percentage for those hospitals with a disproportionate share rate greater than 60 percent and 5.5 points to the disproportionate share percentage for those hospitals with a disproportionate share rate greater than 50 percent but less than 60 percent.

Section 16. Notwithstanding section 409.908(3)(c), Florida Statutes, as created by section 37 of chapter 91-282, Laws of Florida, or section 409.906(7), Florida Statutes, as created by section 35 of chapter 91-282, Laws of Florida, funding for Medicaid coverage of chiropractic services is eliminated.

Section 17. Notwithstanding section 409.904(2), Florida Statutes, as created by section 33 of chapter 91-282, Laws of Florida, funding to provide Medicaid coverage to the group known as the "medically needy" is eliminated effective April 1, 1992.

Section 18. It is the intent of the Legislature that the implementing and administering provisions of this act apply to the December 1991 supplemental appropriations act.

Section 19. Notwithstanding the provisions of section 409.903(8), Florida Statutes, as created by section 32 of chapter 91-282, Laws of Florida, funds to continue Medicaid eligibility for services, except for Medicare buy-in, for elderly or disabled persons with incomes greater than 90 percent but equal to or less than 100 percent of the most current federal poverty level are eliminated.

Section 20. Notwithstanding the provisions of section 396.052(1)(d), Florida Statutes, or any other provision of law to the contrary, the Florida Addictions Treatment Center at Avon Park in Highlands County shall continue as a treatment, training, and research center operated by the Department of Health and Rehabilitative Services, contingent on specific appropriations for such purposes being made by the Legislature.

Section 21. Notwithstanding the provisions of chapters 145 and 230, Florida Statutes, to the contrary, the annual salary calculation of all county constitutional officers shall not be mandatory and may be reduced on a voluntary basis.

Section 22. Notwithstanding the provisions of chapters 236 and 237, Florida Statutes, general revenue provided to the categorical programs in specific appropriations 510A, 511A, and 513 of chapter 91-193, Laws of Florida, may be shifted by the school districts from each of those categorical programs, in up to the same percentage each that general revenue is reduced in the December 1991 supplemental appropriations act, to be spent with funds provided by specific appropriation 509 of chapter 91-193, Laws of Florida, for the Florida Educational Finance Program without audit criticism or the need to replace such funds in subsequent fiscal years.

Section 23. Notwithstanding section 288.063, Florida Statutes, \$5 million shall be transferred from the Economic Development Transportation Trust Fund in the Department of Commerce to the Working Capital Fund.

Section 24. Pursuant to the provisions of section 12 of chapter 91-79, Laws of Florida, the Department of Highway Safety and Motor Vehicles shall transfer from the Law Enforcement Trust Fund to the Working Capital Fund by January 1, 1992, funds totaling \$5.2 million, which is the excess of the actual 1990-1991 fiscal year deficit in the Law Enforcement Trust Fund.

Section 25. This act shall take effect upon becoming a law. This act shall expire and be void and inoperative on July 1, 1992.

**Conference Committee Amendment 2**—In title, strike everything before the enacting clause and insert: A bill to be entitled An act relating to implementing the appropriations acts for fiscal year 1991-1992; providing for Medicaid coverage for certain pregnant women and children under age 1; eliminating funding for Medicaid coverage for certain hospital inpatient services, for increased obstetrical fees, for chiropractic services, and to the "medically needy"; directing the Department of Health and Rehabilitative Services to use county contributions to fund the state's share of other hospital-related services; reducing funding for Medicaid physician fees; requiring the department to amend the allowable fee schedule to implement the mandatory reserve reduction; providing for reduction of reimbursement to nursing home providers; eliminating the department's responsibility to perform preliminary home studies in independent adoptions; prescribing the duties of the Comptroller and the powers of the Chief Justice of the Supreme Court with respect to the budget for the judicial branch; authorizing transfer of moneys from the lottery Administrative Trust Fund to the Educational Enhancement Trust Fund; providing for transfer of moneys from certain trust funds to general revenue; reducing moneys for state employee pay raises and postponing the effective date of the raises; transferring the Dog Fly Program and the Mosquito Control Program from the Department of Health and Rehabilitative Services to the Department of Agriculture and Consumer Services; transferring the John A. Mulrennan Laboratory from the Department of Health and Rehabilitative Services to Florida A & M University; providing for nominations for the reappointment of supervisors, principals, and instructional personnel; prescribing limitations on the filling of vacant positions within executive branch agencies and the judicial branch; requiring reports with respect to filling vacant positions; prescribing the manner by which the Department of Health and Rehabilitative Services is to calculate amounts due hospitals under the disproportionate share program; declaring legislative intent; providing for the continuation of the Florida Addictions Treatment Center in Avon Park; providing that annual salary calculations of county constitutional officers are not mandatory and may be voluntarily forgone; authorizing school districts to shift certain general revenue moneys provided for categorical programs; eliminating funds to continue Medicaid eligibility for certain elderly or disabled persons; transferring certain moneys from the Economic Development Transportation Trust Fund to the Working Capital Fund; providing for the Department of Highway Safety and Motor Vehicles to transfer certain moneys to the Working Capital Fund; providing an effective date and an expiration date.

The Conference Committee Report was read and on motion by Senator Gardner was adopted. **SB 18-D** passed as recommended and the action of the Senate was certified to the House. The vote on passage was:

Yeas—22      Nays—18

The bill was ordered engrossed and then enrolled.

## REPORTS OF COMMITTEES

The Committee on Appropriations recommends the following pass: **SB 44-D**

The Committee on Transportation recommends the following pass: **SB 36-D** with 3 amendments

**The bills contained in the foregoing reports were placed on the calendar.**

The Committee on Community Affairs recommends the following pass: **SB 22-D** with 2 amendments

**The bill was referred to the Committee on Finance, Taxation and Claims under the original reference.**

The Committee on Commerce recommends committee substitutes for the following: **SB 20-D, SB 38-D**

The Committee on Corrections, Probation and Parole recommends committee substitutes for the following: **SB 40-D, SB 42-D**

**The bills with committee substitutes attached contained in the foregoing reports were placed on the calendar.**

## COMMITTEE SUBSTITUTES

## FIRST READING

By the Committee on Commerce and Senators Langley, Thurman, Weinstein, McKay, Jenne, Wexler and Souto—

**CS for SB 20-D**—A bill to be entitled An act relating to bingo; amending s. 849.093, F.S.; eliminating a revision of that section enacted by the 1991 Legislature and reenacting provisions in effect previous to the revision, with modifications; providing definitions; specifying certain charitable, nonprofit, and veterans' organizations that may conduct bingo and providing requirements with respect thereto; authorizing the conduct of bingo by other organizations under certain conditions; providing conditions for the conduct of bingo by condominium or mobile home owners' associations and by groups of residents of mobile home parks; providing restrictions on, and requirements for, the conduct of games; specifying the premises on which bingo may be conducted; providing penalties; removing the requirement that persons conducting bingo or acting as a distributor of bingo equipment be licensed and supervised by the Division of Pari-mutuel Wagering; amending s. 723.079, F.S.; revising provisions relating to conduct of bingo by mobile home owners' associations; providing an effective date.

By the Committee on Commerce and Senator Dudley—

**CS for SB 38-D**—A bill to be entitled An act relating to community associations; amending ss. 718.104, 718.110, 718.111, and 718.116, F.S., and amending section 28 of chapter 91-103, Laws of Florida; delaying until April 1, 1992, the effect of certain amendments to the condominium and cooperative laws; providing for applicability; providing direction to the Division of Florida Land Sales, Condominiums, and Mobile Homes; providing an effective date.

By the Committee on Corrections, Probation and Parole; and Senators Burt and Bruner—

**CS for SB 40-D**—A bill to be entitled An act relating to the supervision of probationers, parolees, and others; amending s. 948.09, F.S.; revising the maximum amount that persons in various community supervision programs may be required to contribute for the cost of such supervision; providing an effective date.

By the Committee on Corrections, Probation and Parole; and Senators Burt and Bruner—

**CS for SB 42-D**—A bill to be entitled An act relating to the state correctional system; amending s. 945.091, F.S.; extending the period during which certain inmates may be allowed to leave confinement for prescribed periods of time for the purpose of employment, education, or training; providing an effective date.

## ROLL CALLS ON SENATE BILLS

## SB 16-D

Yeas—21

Madam President	Girardeau	Meek	Weinstock
Childers	Gordon	Plummer	Wexler
Dantzler	Jenne	Thomas	Yancey
Davis	Kirkpatrick	Thurman	
Forman	Kurth	Walker	
Gardner	Malchon	Weinstein	

Nays—19

Bankhead	Crenshaw	Grizzle	McKay
Beard	Crotty	Jennings	Myers
Bruner	Diaz-Balart	Johnson	Scott
Burt	Dudley	Kiser	Souto
Casas	Grant	Langley	

## SB 18-D

Yeas—22

Madam President	Girardeau	Malchon	Weinstein
Childers	Gordon	Meek	Weinstock
Dantzler	Jenne	Plummer	Wexler
Davis	Johnson	Thomas	Yancey
Forman	Kirkpatrick	Thurman	
Gardner	Kurth	Walker	

Nays—18

Bankhead	Crenshaw	Grizzle	Myers
Beard	Crotty	Jennings	Scott
Bruner	Diaz-Balart	Kiser	Souto
Burt	Dudley	Langley	
Casas	Grant	McKay	

Vote after roll call:

Yea to Nay—Johnson

## CS for SB 20-D

Yeas—37

Madam President	Diaz-Balart	Johnson	Scott
Bankhead	Dudley	Kirkpatrick	Souto
Beard	Forman	Kiser	Thomas
Bruner	Gardner	Kurth	Thurman
Burt	Girardeau	Langley	Weinstein
Casas	Gordon	Malchon	Weinstock
Childers	Grant	McKay	Yancey
Crotty	Grizzle	Meek	
Dantzler	Jenne	Myers	
Davis	Jennings	Plummer	

Nays—None

## CS for SB 20-D

## Returning Message—Final Passage

Yeas—37

Madam President	Diaz-Balart	Johnson	Souto
Bankhead	Dudley	Kirkpatrick	Thomas
Beard	Forman	Kiser	Thurman
Bruner	Gardner	Kurth	Walker
Burt	Girardeau	Langley	Weinstein
Casas	Gordon	Malchon	Wexler
Childers	Grant	McKay	Yancey
Crotty	Grizzle	Meek	
Dantzler	Jenne	Myers	
Davis	Jennings	Scott	

Nays—1

Plummer

Vote after roll call:

Nay to Yea—Plummer

## SB 28-D

Yeas—35

Bankhead	Diaz-Balart	Jennings	Plummer
Beard	Dudley	Johnson	Souto
Bruner	Forman	Kurth	Thurman
Burt	Gardner	Kiser	Walker
Casas	Girardeau	Langley	Weinstein
Childers	Gordon	Malchon	Weinstock
Crenshaw	Grant	McKay	Wexler
Crotty	Grizzle	Meek	Yancey
Dantzler	Jenne	Myers	

Nays—None

## SB 54-D—Motion

Yeas—19

Bankhead	Crenshaw	Grizzle	McKay
Beard	Crotty	Jennings	Myers
Bruner	Diaz-Balart	Johnson	Scott
Burt	Dudley	Kiser	Souto
Casas	Grant	Langley	

Nays—21

Madam President	Dantzler	Forman	Girardeau
Childers	Davis	Gardner	Gordon

Jenne	Meek	Walker	Yancey
Kirkpatrick	Plummer	Weinstein	
Kurth	Thomas	Weinstock	
Malchon	Thurman	Wexler	

Gardner	Johnson	McKay	Thomas
Girardeau	Kirkpatrick	Meek	Thurman
Gordon	Kiser	Myers	Weinstein
Grant	Kurth	Plummer	Weinstock
Grizzle	Langley	Scott	Yancey
Jennings	Malchon	Souto	

**ROLL CALLS ON HOUSE BILLS****HB 19-D**

Yeas—30

Madam President	Dantzler	Kirkpatrick	Scott
Bankhead	Diaz-Balart	Kiser	Souto
Beard	Dudley	Kurth	Thurman
Bruner	Forman	Malchon	Weinstein
Burt	Grant	McKay	Weinstock
Casas	Grizzle	Meek	Yancey
Childers	Jennings	Myers	
Crotty	Johnson	Plummer	

Nays—1

Langley

Vote after roll call:

Yea—Davis, Girardeau, Jenne

**CS for CS for HB 33-D**

Yeas—34

Madam President	Diaz-Balart	Johnson	Scott
Bankhead	Dudley	Kiser	Souto
Beard	Forman	Kurth	Thomas
Bruner	Gardner	Langley	Thurman
Burt	Girardeau	Malchon	Weinstein
Casas	Gordon	McKay	Weinstock
Crotty	Grant	Meek	Yancey
Dantzler	Grizzle	Myers	
Davis	Jennings	Plummer	

Nays—None

**CS for HB 37-D**

Yeas—35

Madam President	Bruner	Childers	Diaz-Balart
Bankhead	Burt	Crotty	Dudley
Beard	Casas	Dantzler	Forman

Nays—None

Vote after roll call:

Yea—Davis, Jenne

**HM 53-D**

Yeas—38

Madam President	Diaz-Balart	Johnson	Souto
Bankhead	Dudley	Kiser	Thomas
Beard	Forman	Kurth	Thurman
Bruner	Gardner	Langley	Walker
Burt	Girardeau	Malchon	Weinstein
Casas	Gordon	McKay	Weinstock
Childers	Grant	Meek	Wexler
Crenshaw	Grizzle	Myers	Yancey
Crotty	Jenne	Plummer	
Dantzler	Jennings	Scott	

Nays—None

**CORRECTION AND APPROVAL OF JOURNAL**

The Journal of December 11 was corrected and approved.

**CO-SPONSORS**

Senators Bankhead, Beard, Bruner, Burt, Casas, Childers, Crotty, Dantzler, Davis, Diaz-Balart, Dudley, Forman, Gardner, Gordon, Grant, Grizzle, Jenne, Jennings, Johnson, Kirkpatrick, Kiser, Kurth, Langley, Malchon, Margolis, McKay, Meek, Myers, Plummer, Scott, Souto, Thomas, Thurman, Weinstein, Weinstock and Yancey—CS for SB 20-D

**VOTES RECORDED**

Senator Grant was recorded as voting yea on the following which were considered December 11: SB 2-D—Amendment 3, SB 2-D, CS for SB 4-D, SB 16-D—Amendment 3 and Amendment 9, SB 16-D, Senate Bills 18-D, 28-D, 30-D, 32-D, 46-D, SB 46-D—After Reconsideration, Senate Bills 48-D, 50-D, House Bills 23-D, 25-D, CS for HB 43-D, and HM 49-D; and was recorded as voting nay on SJR 12-D—Amendment 6.

**ADJOURNMENT**

On motion by Senator Thomas, the Senate in special session adjourned sine die at 7:13 p.m.